

भारतका राजपत्र The Gazette of India

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

साप्ताहिक

WEEKLY

सं. 50 1

नई दिल्ली, दिसंस्वर 5—दिसंस्वर 11, 2004, शॉनवार/अग्रहायण, 14—अग्रहायण, 20, 1926

No. 50 | NEW DELHI, DECEMBER 5—DECEMBER 11, 2004, SATURDAY/AGRAHAYANA, 14— AGRAHAYANA, 20 1926

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके Separate Paging is given to this Part in order that it may be filed as a separate compilation

> भाग II—खण्ड ३—उप-खण्ड (ii) PART II—Section 3—Sub-section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय को छोड़कर) द्वारा जारी किए गए सर्विधिक आदेश और ऑबब्र्यनाएं Statutory Orders and Notifications Issued by the Ministries of the Government of India (Other than the Ministry of Defence)

वित्त मंत्रालय

(आर्थिक कार्य विभाग)

(बैंकिंग प्रभाग)

नई दिल्ली, 29 नवम्बर, 2004

का.आ. 3116.— बैंककारी विनियमन अधिनियम, 1949 (1949 का 10) की धारा 53 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, भारतीय रिजर्व बैंक की सिफारिश पर, एतद्ह्वारा घोषणा करती है कि उक्त अधिनियम की धारा 13 और 15(1) के उपबंध इस अधिसूचना की तारीख से पांच वर्ष तक देना बैंक पर लागू नहीं होंगे।

[फा॰ सं॰ 11/26/2003-बीओए]

डी॰पी॰ भारद्वाज, अवर संचिव

MINISTRY OF FINANCE (Department of Economic Affairs)

(Banking Division)

New Delhi, the 29th November, 2004

S. O. 3116.—In exercise of the powers conferred by Section 53 of the Banking Regulation Act, 1949 (10 of 1949) the Central Government, on the recommendation of Reserve Bank of India, hereby declares that the provisions of Section 13 and 15 (1) of the said Act shall not apply, for a period of five years from the date of this Notification to Dena Bank.

[F. No. 11/26/2003-BOA]

D.P. BHARDWAJ, Under Secy.

(राजस्व विभाग)

(केन्द्रीय प्रत्यक्ष कर बोर्ड)

नई दिल्ली, 30 नवम्बर, 2004

(आयकर)

का. आ. 3117. —आयकर अधिनियम, 1961 (1961 का 43) की धारा 10 के खंड (23) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए केन्द्र सरकार एतद्द्वारा ''रत्नागिरि जिला ब्रिज एसोसिएशन, रत्नागिरि'' को कर-निर्धारण वर्ष 2002-2003 के लिए निम्नलिखित शर्तों के अधीन रहते हुए उक्त उपखंड के प्रयोजनार्थ अधिसूचित करती है, अर्थात्—

- (1) कर निर्धारिती अपनी आय का इस्तेमाल अथवा अपनी आय का इस्तेमाल करने के लिए उसका संचयन पूर्णतया तथा अनन्यतया उन उद्देश्यों के लिए करेगा जिनके लिए इसकी स्थापना की गई है:
- (2) कर निर्धारिती उपर्युक्त कर निर्धारण वर्गों से संगत पूर्ववर्ती वर्मों की किसी भी अविध के दौरान धारा 11 की उपधारा (5) में विनिर्दिष्ट किसी एक अथवा एक से अधिक ढंग अथवा तरीकों से भिन्न तरीकों से उसकी निर्ध (जेवर-जवाहिरात, फर्नीचर आदि के रूप में प्राप्त तथा अनुरक्षित स्वैच्छिक अंशदान से भिन्न) का निवेश नहीं करेगा अथवा उसे जमा नहीं करेगा;
- (3) यह अधिसूचना किसी ऐसी आय के संबंध में लागू नहीं होगी, जो कि कारोबार से प्राप्त लाभ तथा अभिलाभ हो जब तक कि ऐसा कारोबार उक्त कर निर्धारिती के उद्देश्यों की प्राप्ति के लिए प्रासंगिक नहीं हो तथा ऐसे कारोबार के संबंध में अलग से लेखा-पुस्तिकाएं नहीं रखी जाती हों;
- (4) कर निर्धारिती आय कर अधिनियम, 1961 के प्रावधानों के अनुसार अपनी आय विवरणी नियमित रूप से आय कर प्राधिकारी के समक्ष फाइल करेगा।
- (5) विघटन की स्थिति में इसकी अतिरिक्त राशियाँ और परिसम्पत्तियाँ समान उद्देश्यों वाले धर्मार्थ संगठन को दे दी जाएगी।

[अधिसूचना सं. 287/2004 फा. सं. 196/10/2003-आयकर नि.-1]

दीपक गर्ग, अवर सचिव

(Department of Revenue)

(CENTRAL BOARD OF DIRECT TAXES)

New Delhi, the 30th November, 2004

(INCOME TAX)

S. O. 3117.—In exercise of the powers conferred by the clause (23) of Section 10 of the Income-tax Act, 196 i (43 of 1961), the Central Government hereby notifies the "Ratnagiri Zilla Bridge Association, Ratnagiri" for the purpose of the said sub-clause for the assessment year 2002-2003 subject to the following conditions. namely:—

- the assessee will apply its income, or accumulate for application, wholly and exclusively to the objects for which it is established;
- (ii) the assessee will not invest or deposit its fund (other than voluntary contributions received and maintained in the form of jewellery, furniture etc.) for any period during the previous years relevant to the assessment years mentioned above other wise than in any one or more of the forms or modes specified in sub-section (5) of Section 11;
- (iii) this notification will not apply in relation to any income being profits and gains of business, unless the business is incidental to the attainment of the objectives of the assessee and separate books of accounts are maintained in respect of such business;
- (iv) the assessee will regularly file its return of income before the Income-tax authority in accordance with the provisions of the Income-tax Act, 1961;
- (v) that in the event of dissolution, its surplus and the assets will be given to a charitable organisation with similar objectives.

[Notification No. 287/2004 F. No. 196/10/2003-ITA-I]
DEEPAK GARG, Under Secy.

(बीमा प्रभाग)

नई दिल्ली, 1 दिसम्बर, 2004

का. आ. 3118. — जीवन बीमा निगम अधिनियम, 1956 (1956 का 31) की धारा 4 द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतद्वारा निर्देश देती है कि भारतीय जीवन बीमा निगम के प्रबन्ध निदेशक श्री आर०एन० भारद्वाज, प्रबन्ध निदेशक के रूप में अपने कार्यों के अतिरिक्त, तुरन्त प्रभाव से, 31 दिसम्बर 2004 या अगले आदेशों तक, जो भी पहले हो, निगम के अध्यक्ष का मौजूदा कार्यभार भी संभालेंगे और वे उस निगम के अध्यक्ष की सभी शिक्तयों और कृत्यों का प्रयोग करेंगे।

[फा. सं॰ 14/11/2004-बीमा, IV]

आर. रंगनाथ, निदेशक

(Insurance Division)

New Delhi, the 1st December, 2004

S. Q. 3118.—In exercise of the powers conferred by Section 4 of the Life Insurance Corporation Act, 1956 (31 of 1956) the Central Government hereby directs that Shri R.N. Bhardwaj, Managing Director of the Life Insurance Corporation of India will hold current charge of the Chairman of that Corporation with immediate effect, upto 31st December, 2004 or till further orders, whichever is earlier, in addition to his duties as Managing Director,

and he shall exercise all the powers and the functions of the Chairman of the said Corporation.

[F. No. 14/11/2004-Ins. IV] R. RENGANATH, Director

नई दिल्ली, 3 दिसम्बर, 2004

का आ 3119.—बैंककारी विनियमन अधिनियम, 1949 (1949 का 10) की धारा 53 द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, केन्द्रीय सरकार, भारतीय रिजर्व बैंक की सिफारिश पर, एतद्द्वारा घोषणा करती है कि उक्त अधिनियम की धारा 13 और 15(1) के उपबंध इस अधिसूचना की तारीख से पांच वर्ष तक सिंडिकेट बैंक पर लागू नहीं होंगे।

[फा॰ सं॰ 11/18/2004-बीओए]

राम मुईवा, निदेशक

New Delhi, the 3rd December, 2004

S. O. 3119.—In exercise of the powers conferred by Section 53 of the Banking Regulation Act, 1949 (10 of 1949) the Central Government, on the recommendation of Reserve Bank of India, hereby declares that the provisions of Section 13 and 15 (1) of the said Act shall not apply, for a period of five years from the date of this Notification to Syndicate Bank.

[F. No. 11/18/2004-BOA]

RAM MUIVAH, Director

वस्त्र मंत्रालय

नई दिल्ली, 1 दिसम्बर, 2004

का. आ. 3120. — केन्द्रीय रेशम बोर्ड अधिनियम, 1948 (1948 का 61) की धारा 4 की उपधारा (3) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, केन्द्र सरकार एतद्द्वारा उपर्युक्त अधिनियम के प्रावधानों के अध्यधीन इस अधिसूचना की तिथि से तीन वर्षों की अविध के लिए केन्द्रीय रेशम बोर्ड के सदस्यों के रूप में कार्य करने के लिए निम्नलिखित व्यक्तियों का नामांकन अधिसूचित करती है।

- श्री बी.के. सिन्हा, अधिनियम की धारा 4 (3)(ख)
 विकास आयुक्त (हथकरघा), के तहत केन्द्र सरकार द्वारा नामित वस्त्र मंत्रालय, नई दिल्ली
- डॉ एच. बास्कर, सदस्य सचिव, केन्द्रीय रेशम बोर्ड, बेंगलूर
- श्री ए. एलंगोवन,
 आई.ए.एस., सचिव,
 हथकरघा, हस्तशिल्प,
 वस्त्र और खादी विभाग,
 तमिलनाड़ सरकार, चैन्नई

अधिनियम की धारा 4 (3)(ङ) के तहत केन्द्र सरकार द्वारा नामित

 श्री कांता प्रसाद सिन्हा, आई.ए.एस., रेशम उत्पादन निदेशक, पश्चिम बंगाल सरकार, कोलकाता

 श्री शुभेन्दु चौधरी, एम.एल.ए., गांव-जोत, डाकघर आरापुर, जिला-मालदा, पश्चिम बंगाल

श्री रिव मित्तल,
 आई.ए. एस., निदेशक,
 हथकरघा व रेशम उत्पादन,
 बिहार सरकार, पटना

अधिनियम की धारा 4 (3)(छ) के तहत केन्द्र सरकार द्वारा नामित

अधिनियम की धारा 4 (3)(च)

के तहत केन्द्र सरकार द्वारा नामित

 श्री प्रकाश एस. शाह, आई.ए.एस., आयुक्त, कुटीर और ग्रामीण उद्योग, गुजरात सरकार, गांधीनगर

[फा. सं. 25012/56/99-रेशम]

किरन धींगरा, संयुक्त सचिव

MINISTRY OF TEXTILES

New Delhi, the 1st December, 2004

S. O. 3120.—In exercise of powers conferred by Sub-section (3) of Section 4 of the Central Silk Board Act, 1948 (61 of 1948), the Central Government hereby notifies the nomination of the following persons to serve as members of the Central Silk Board for a period of three years from the date of this notification subject to the provisions of the said Act.

Shri B.K. Sinha,
 DC (Handlooms),
 Ministry of Textiles,
 New Delhi.

Nominated by the Central Government under Section 4(3)(b) of the Act

2. Dr. H.Basker, Member Secretary, Central Silk Board, Bangalore.

3. Shri A. Elangovan, IAS, Secretary, Handlooms, Handicrafts, Textiles and Khadi Department, Govt. of Tamil Nadu, Chennai. Nominated by the Central Government under Section 4(3)(e) of the Act

4. Shri Kanta Prasad Sinha, IAS. Nominated by the Central Government under Section

Director of Sericulture, Govt. of West Bengal, Kolkata

4(3)(f) of the Act

5. Shri Subhendu Chowdhury, MLA, Village Jote,

PO: Arapur Distt. Malda, West Bengal.

6. Shri Ravi Mittal, IAS, Director. Handloom & Sericulture, 4(3)(g) of the Act Govt. of Bihar, Patna.

Nominated by the Central Government under Section

7. Shri Prakash S. Shah, IAS, Commissioner, Cottage and Rural Industries, Govt. of Gujarat, Gandhinagar.

[F. No. 25012/56/99-Silk]

KIRAN DHINGRA, Jt. Secy.

युवा कार्यक्रम और खेल, मंत्रालय

नई दिल्ली, 22 नवंबर, 2004

का. आ. 3121.-केन्द्रीय सरकार एतद्द्वारा राजभाषा (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम 1976 के नियम 10(4) के अनुसरण में, नेहरू युवा केन्द्र संगठन के निम्नलिखित कार्यालयों को, जिसके कर्मचारियों ने हिन्दी का कार्यसाधक ज्ञान प्राप्त कर लिया है, अधिसूचित करती है:—

क्र. र	i. कार्यालय का नाम	राज्य	क्षेत्र
1	2	3	4
1.	नेहरू युवा केन्द्र संगठन, मंडल कार्यालय, लखनऊ	उत्तर प्रदेश	''क''
2.	नेहरू युवा केन्द्र, आगरा	उत्तर प्रदेश	''क''
3.	नेहरू युवा केन्द्र संगठन, क्षेत्रीय कार्यालय, आगरा	उत्तर प्रदेश	''क''
4.	नेहरू युवा केन्द्र, लखनऊ	उत्तर प्रदेश	''क''
5.	नेहरू युवा केन्द्र, बाराबंकी	उत्तर प्रदेश	''क''
6.	नेहरू युवा केन्द्र, डिगलीपुर	अण्डमान निकोबार	''क''
7.	नेहरू युवा केन्द्र, संगरूर	पंजाब	''ख''
8.	नेहरू युवा केन्द्र, वायनाड	केरल	и л ,,
9.	नेहरू युवा केन्द्र, मल्लापुरम	केरल	⁴⁴ गु*।
0.	नेहरू युवा केन्द्र, पाण्डिचेरी	तमिलनाडू	''गु''
1.	नेहरू युवा केन्द्र, सम्बलपुर	[~] उड़ीसा	"गु"
2.	नेहरू युवा केन्द्र, बालंगीर	उड़ीसा	"ग्रु"

[मि. संख्या ई. 11011/7/2004-हि.ए.]

आर.एन. शर्मा, उप सचिव

MINISTRY OF YOUTH AFFAIRS AND SPORTS

New Delhi, the 22nd November, 2004

S. O. 3121.—In pursuance of rule 10(4) of the Official Language (Use for Official Purposes of the Union) Rule, 1976 the Central Government hereby notifies the following offices of Nehru Yuva Kendra Sangthan the Staff whereof have acquired working knowledge of Hindi :-

S1. 1		State	Region
1.	Nehru Yuva Kendra Sangthan, Regional Office, Lucknow	a, Uttar Pradesh	"A"
2.	Nehru Yuva Kendra Agra	, Uttar Pradesh	"A"
3.	Nehru Yuva Kendra Regional Office, Ag	Uttar Pradesh	"A"
4.	Nehru Yuva Kendra Lucknow	, Uttar Pradesh	"A"
5 .	Nehru Yuva Kendra Barabanki	. Uttar Pradesh	"A"
6	Nehru Yuva Kendra, Diglipur	Andman & Nicobar	"A"
7.	Nehru Yuva Kendra, Sangrur	Punjab	"B"
8.	Nehru Yuva Kendra, Waynad	Kerala	"C"
9.	Nehru Yuva Kendra, Mallapuram	Kerala	"C"
10.	Nehru Yuva Kendra, Pandicheri	Tamilnadu	"C"
11,	Nehru Yuva Kendra, Sambalpur	Orissa	"C"
12,	Nehru Yuva Kendra, Bolangir	Orissa	"C"
		[F. No. E-11011/7/2004-	H.U.]
		R.N. SHARMA, Dy.	Secy.

विद्युत मंत्रालय

नई दिल्ली, 29 नवम्बर, 2004

का. आ. 3122. — सार्वजनिक परिसर (अनिधकृत अधिभोक्ताओं की बेदखली) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केंद्र सरकार एतद्द्वारा विद्युत मंत्रालय में भारत सरकार की अधिसूचना सं. एस.ओ. 1257 दिनांक 27 मार्च, 2002 में निम्नलिखित संशोधन करती है, अर्थात् :—

कथित अधिसूचना की तालिका में क्रम सं. 6 और उससे संबंधित प्रविष्टियों के लिए निम्नलिखित प्रतिष्ठापित किया जाएगा अर्थात्।

श्री जी.एल, शर्मा. नेशनल थर्मल पावर कारपोरेशन प्रबंधक (विधि), . लि. के अपने स्वामित्व वाले या कोलडैम जल विद्युत परियोजना, उससे संबद्ध या पट्टे पर लिए नेशनल थर्मल पावर कारपोरेशन। गए और उसके कोलडैम जल विद्युत परियोजना, बरमाना, जिला

बिलासपुर, हिमाचल प्रदेश के प्रशासनिक नियंत्रण वाले सभी परिसर।

[एफ.सं. ८/६/1992-थर्मल-1] अरविन्द जाधव, संयुक्त सचिव

नोट: मूल अधिसूचना एस ओ सं. 1257 दिनांक 27 मार्च, 2002 के द्वारा दिनांक 13 अप्रैल, 2002 के भारत के राजपत्र के भाग-॥ खण्ड 3, उपखण्ड (ii) में प्रकाशित हुई थी।

MINISTRY OF POWER

New Delhi, the 29th November, 2004

S. O. 3122.— In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorized Occupants) Act, 1971 (40 of 1971), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Power number S.O. 1257, dated the 27th

In the said notification in the Table, for serial number 6 and the entries relating thereto, the following shall be substituted, namely:—

Shri G.L. Sharma,
 Manager (Law),
 Koldam Hydro
 Power Project,
 National Thermal
 Power Corporation.

March, 2002, namely:-

All premises owned or belong ing to or taken on lease by National Thermal Power Corporation Limited and under the administrative control of its Koldam Hydro Power Project, Bramana, District Bilaspur, Himachal Pradesh.

[F. No. 8/6/1992-Th. !] ARVIND JADHAV, Jt. Secy.

Note:—The principal notification was published in the Gazette of India, Part II, Section 3, Sub-section (ii) dated the 13th April, 2002 vide number S.O. 1257, dated the 27th March, 2002.

नई दिल्ली, 29 नवम्बर, 2004

का.आ. 3123.— सार्वजनिक परिसर (अनिधकृत अधिभोक्ताओं की बेदखली) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, केंद्र सरकार एतद्द्वारा विद्युत मंत्रालय में भारत सरकार की अधिसूचना सं. एस.ओ. 1590 दिनांक 08 जुलाई, 1993 में निम्नलिखित संशोधन करती है, अर्थात्:

कथित अधिसूचना की तालिका में क्रम सं. 2 और उससे संबंधित प्रविष्टियों के लिए निम्नलिखित प्रतिष्ठापित किया जाएगा, अर्थात् :—

(1) (2)

 श्री बी.के. शर्मा, वरिष्ठ प्रबंधक (मानव संसाधन), नेशनल धर्मल पावर कारपोरेशन, फरक्का। पश्चिम बंगाल के मुर्शिदाबाद जिले में फरक्का पुलिस स्टेशन के अंतर्गत फरक्का में फरक्का सुपर थर्मल पावर प्रोजेक्ट अथवा नेशनल थर्मल पावर कारपोरेशन लि. के स्वामित्व वाले/ लीज पर लिए गए और किराए पर ली गई सभी भूमि, क्वार्टर, एस्टेट सम्पदा और आवास। (2)

पश्चिम बंगाल के मालदा जिले में बैष्णव नगर पुलिस स्टेशन के अंत-र्गत खेजूरियाघाट में फरक्का सुपर धर्मल पावर प्रोंजेक्ट अथवा एनटीपीसी के स्वामित्व वाले/लीज पर लिए गए या किराये पर ली गई सभी भूमि, क्वार्टर, एस्टेट सम्पदा और अन्य कोई आवास।

पश्चिम बंगाल में राजधानी समेत किसी भी अन्य स्थान में एनटीपीसी/ फरक्का सुपर थर्मल पावर प्रोजेक्ट के स्वामित्व वाले/लीज पर लिए गए या किराये पर ली गई सभी भूमि, क्वार्टर, एस्टेट सम्पदा और अन्य कोई आवास।

> [एफ सं. 8/6/1992-थर्मल-1] अरविन्द जाधव, संयुक्त सचिव

नोट: — मूल अधिसूचना एसओ सं. 1590 दिनांक 08 जुलाई, 1993 के द्वारा दिनांक 13 अप्रैल, 2002 के भारत के राजपत्र के भाग-11 खण्ड 3, उपखण्ड (ii) में प्रकाशित हुई थी। New Delhi, the 29th November, 2004

S. O. 3123.—In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorized Occupants) Act, 1971 (40 of 1971), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Power number S.O. 1590, dated the 8th July, 1993, namely:—

In the said notification in the Table, for serial number 2 and the entries relating thereto, the following shall be substituted, namely:—

)

2. Shri B.K. Sharma, All lan Senior Manager, perties

(Human Resource), National Thermal Power Corporation Farakka

All lands, quarters, Estate Properties and accommodation owned/leased and rented by National Thermal Power Corporation Limited or Farakka Super Thermal Power Project in Farakka under the Farakka Police Station, District, Murshidabad, West Bengal. All lands, quarters, Estate Properties and any other accommodations owned, leased or rented by National Thermal Power Corporation or Farakka Supper Thermal Power Project in Khejuriaghat under the Baishnabnagar Police Station District Malda, West Bengal.

(2)

(2)

All lands, quarters, Estate properties and any other accommodations, owned, leased or rented by National Thermal Power Corporation/Farakka SuperThermal Power Project in any other place including metro-polis in West Bengal.

[F. No. 8/6/1992-Th. 1] ARVIND JADHAV, Jt. Secy.

Note:—The principal notification was published in the Gazette of India, Part II, Section 3, Sub-section (ii) dated the 24th July, 1993 vide number S.O. 1590, dated the 8th July, 2004.

संचार और सूचना प्रौद्योगिकी मंत्रालय

(दूरसंचार विभाग)

(राजभाषा अनुभाग)

नई दिल्ली, 25 नवंबर, 2004

का. आ. 3124. — केन्द्रीय सरकार राजभाषा (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम 1976 (यथा संशोधित 1987) के नियम 10(4) के अनुसरण में, संचार और सूचना प्रौद्योगिकी मंत्रालय, दूर संचार विभाग के प्रशासनिक नियंत्रणाधीन निम्नलिखित कार्यालयों को, जिसमें 80 प्रतिशत से अधिक कर्मचारियों ने हिन्दी का कार्यसाधक ज्ञान प्राप्त कर लिया है, एतद्द्वारा अधिसूचित करती है:—

मुख्य महाप्रबंधक, उत्तरी दूरसंचार परियोजना परिमण्डल, नई दिल्ली

- महाप्रवंधक, उपग्रह संचार परियोजना, नई दिल्ली
- 2. उप महाप्रबंधक, उत्तरी दूरसंचार परियोजना, राष्ट्रीय राजधानी क्षेत्र नई दिल्ली
- 3. उप महाप्रबंधयः, उत्तरी दूरसंचार परियोजना,जयपुर
- 4. उप महाप्रबंधक, उत्तरी दूरसंचार परियोजना, जोधपुर
- 5. महाप्रबंधक, उत्तरी दूरसंचार परियोजना, लखनऊ
- 6. उप महाप्रबंधक, उत्तरी दूरसंचार परियोजना, देहरादन

[सं. ई.-11016/1/2004-रा.भा.]

हरीश चन्द्र जयाल, संयक्त सचिव

MINISTRY OF COMMUNICATIONS AND INFORMATION TECHNOLOGY

(Department of Telecommunications)

(Official Language)

New Delhi, the 25th November, 2004

S.O. 3124.—In pursuance of rule 10(4) of the Official Language (Use for official purposes of the Union), rules, 1976 (as amended-1987), the Central Government hereby

notifies the following Offices under the administrative control of Ministry of Communications and Information Technology, Department of Telecommunications whereof more than 80% of staff have acquired working knowledge of Hindi.

Chief General Manager, North Telecom Project Circle, New Delhi

- General Manager, Satellite Communication Project, New Delhi
- Deputy General Manager, North Telecom Project, National Capital Region, New Delhi.
- Deputy General Manager, North Telecom Project, Jaipur
- 4. Deputy General Manager, North Telecom Project, Jodhpur
- 5. General Manager, North Telecom Project, Lucknow
- Deputy General Manager, North Telecom Project, Dehradun

[No.E.-11016/1/2004-O.L.]

HARISH CHANDRA JAYAL, Jt . Secy.

नई दिल्ली, 30 नवंबर, 2004

का. आ.3125.—केन्द्रीय सरकार राजभाषा (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम 1976 (यथा संशोधित 1987) के नियम 10(4) के अनुसरण में संचार और सूचना प्रौगिकी मंत्रालय, दूर संचार विभाग के प्रशासनिक नियंत्रणाधीन निम्नलिखित कार्यालय को, जिसमें 80 प्रतिशत से अधिक कर्मचारियों ने हिन्दी का कार्यसाधक ज्ञान प्राप्त कर लिया है, एतद्द्वारा अधिसृचित करती है:—

मुख्य महाप्रबंधक दूरसंचार,भारत संचार निगम लिमिटेड, आन्ध्र प्रदेश परिमण्डल, हैदराबाद

[सं. ई.-11016/1/2004-रा.भा.]

हरीश चन्द्र जयाल, संयुक्त सचिव

New Delhi, the 30th November, 2004

S.O. 3125.—In pursuance of rule 10(4) of the Official Language (Use for official purposes of the Union), rules, 1976 (as amended-1987), the Central Government hereby notifies the following Office under the administrative control of Ministry of Communications and Information Technology, Department of Telecommunications whereof more than 80% of staff have acquired working knowledge of Hindi.

Chief General Manager Telecom, BSNL, Andhra Pradesh Circle, Hyderabad

[No. E.-11016/1/2004-O.L.]

HARISH CHANDRA JAYAL, Jt. Secy.

उपभोक्ता मामले, खाद्य और सार्वजनिक वितरण मंत्रालय

(उपभोक्ता मामले विभाग)

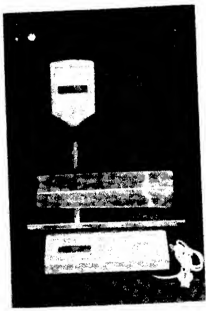
नई दिल्ली, 10 नवम्बर, 2004

का० आ० 3126.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात *की संभावना है कि लगातार प्रयोग की अवधि में* भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अत: अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स डिजिकन्ट्रोल्स नार्दर्न प्राइवेट लि., बी-60, सेक्टर-5, नोएडा, उत्तर प्रदेश द्वारा विनिर्मित उच्च यथार्थता (यथार्थता वर्ग-11) वाले ''डी जी टी'' शृंखला के अंकक सूचन सहित, अस्वचालित तोलन उपकरण (टेबलटाप प्रकार का) के मॉडल का, जिसके ब्राण्ड का नाम ''डिजि आर्टस'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2004/139 समनुदेशित किया गया है, अनुमोदन प्रमाण-पत्र ज़ारी और प्रकाशित करती है।

उक्त मॉडल एक विकृत गेज प्रकार का लोड सेल आधारित अस्वचालित तोलन उपकरण (टेबलटाप) प्रकार का) है। इसकी-अधिकतम क्षमता 30 कि.ग्रा. और न्यूनतम क्षमता 100 ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 5 ग्रा. है। इसमें एक आद्येयतुलन युक्ति है जिसका शत प्रतिशत व्यकलनात्मक धारित आद्येयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट और 50 हर्ट्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए भी सीलबन्द भी किया जाएगा।



और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उप-धारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाण-पत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्ते, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्ि किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 1 मि.ग्रा. से 50 मि. ग्रा. तक ''ई'' मान के लिए 100 से 50,000 तक की रेंज में सत्यापन मान अंतराल (एन) और 100 मि. ग्रा. या उससे अधिक के ''ई'' मान के लिए 5000 से 50,000 तक की रेंज में सत्यापन मान अंतरील सहित 50 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और ''ई''मान 1×10^{के}, 2×10^{के} या 5×10^{के}, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फा.सं. डब्ल्यू एम-21(18)/2004]

पी० ए० कृष्णामूर्ति, निदेशक, विधिक माप विज्ञान

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION

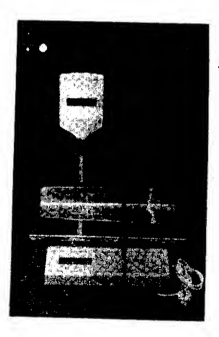
(Department of Consumer Affairs)

New Delhi, the 10th November, 2004

S.O. 3126.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the Model described in the said report (see the figure given below), is in conformity with the previous of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of non-automatic weighing instrument "DIGI" Arts" (herein referred to as the said model), manufactured by M/s. Digicontrols Northern Pvt. Ltd., B-60, Sector-5, Noida, Uttar Pradesh and which is assigned the approval mark IND/09/2004/139:

The said Model is a strain gauge type load cell based non-automatic weighing instrument (Table top type) with a maximum capacity of 30 kg. and minimum capacity of 100g. The verification scale interval (e) is 2g. It has a weighing result. The instrument operates on 230 Volts, 50 Hz alternate current power supply.



In addition to sealing the stamping plate sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers, conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said Model shall also cover the weighing instruments of similar make accuracy and performance of same series with maximum capacity upto 50 kg with verification scale interval (n) in the range of 100 to 50,000 for 'e' value of 1mg. to 50mg. and with verification scale interval (n) in the range of 5000 to 50,000 for 'e' value of 100mg. or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

[F. No. WM-21(18)/2004] P. A. KRISHNAMOORTHY, Director of Legal Metrology

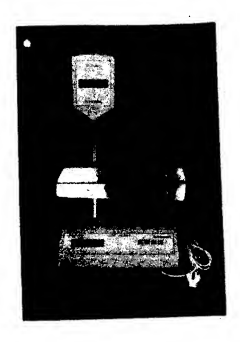
नई दिल्ली, 10 नवम्बर, 2004

का० आ० 3127.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अवधि में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अन, केन्द्रीय सरकार, उन्त अधिनियम की धारा 36 की उपधारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स डिजिकन्ट्रोल्स नार्दर्न प्राइवेट लि., बी-60, सेक्टर-5, नोएडा, उत्तर प्रदेश द्वारा विनिर्मित उच्च यथार्थता (यथार्थता वर्ग-11) वाले "डी जी पी'' शृंखला के अंकक सूचन सहित, अस्वचालित तोलन उपकरण (प्लेटफार्म प्रकार का) के मॉडल का, जिसके ब्राण्ड का नाम ''डिजि आर्टस'' है (जिसे इसमें, के पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिहन आई एन डी/09/2004/140 समनुदेशित किया गया है, अनुमोदन प्रमाण पत्र जारी और प्रकाशित करती है।

उक्त मॉडल एक विकृत गेज प्रकार का लोड सेल आधारित अस्वचालित तोलन उपकरण (प्लेटफार्म प्रकार का) है। इसकी अधिकतम क्षमता 2400 कि. ग्रा. और न्यूनतम क्षमता 10 कि. ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 200 ग्रा. है। इसमें एक आधेयतुलन युक्ति है जिसका शत-प्रतिशत व्यकलनात्मक धारित आधेयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिजाम उपदर्शित करता है। उपकरण 230 वोक्ट और 50 हर्ष प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए भी सीलबन्द भी की किया जाएगा।



और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि.ग्रा. या उससे अधिक के ''ई'' मान के लिए 5000 से 50000 तक की रेंज में सत्यापन मान अंतराल सहित 50 कि.ग्रा. से अधिक और 5000 कि.ग्रा. तक अधिकतम क्षमता वाले हैं और ''ई'' मान 1×10^{*}, 2×10^{*} या 5×10^{*}, के हैं,जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फा.सं. डब्ल्यू एम-21(18)/2004]

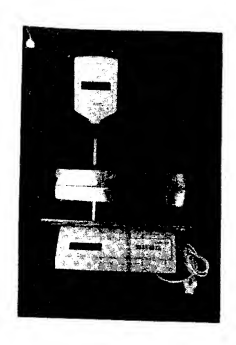
पो० ए० कृष्णामूर्ति, निदेशक, विधिक माप विज्ञान

New Delhi, the 10th November, 2004

S.O. 3127.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions:

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of non-automatic weighing instrument (Platform type) with digital indication of "DGP" series of high accuracy (accuracy class-II) and with brand name "DIGI Arts" (herein referred to as the said model), manufactured by M/s. Digicontrols Northern Pvt. Ltd., B-60, Sector-5, Noida, Uttar Pradesh and which is assigned the approval mark IND/09/2004/140;

The said model is a strain gauge type load cell based non-automatic weighing instrument (Platform type) with a maximum capacity of 2400 kg and minimum capacity of 10kg. The verification scale interval (e) is 200g. It has a tare device with a 100 percent subtractive retained tare effect. The light emitting diode (LED) display indicates the weighing result. The instrument operates on 230 Volts, 50Hz alternative current power supply.



In addition to sealing the stamping plate sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 50kg. and upto 5000 kg with verification scale interval (n) in the range of 5000 to 50,000 for 'e' value of 100mg or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

[F. No. WM-21(18)/2004] P. A. KRISHNAMOORTHY, Director of Legal Metrology

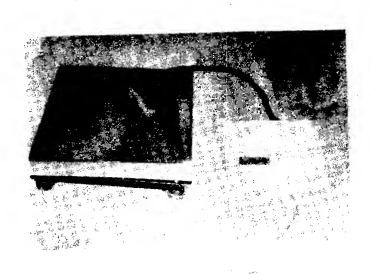
नई दिल्ली, 10 नवम्बर, 2004

का० आ० 3128. — केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियमं, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स डिजिकन्ट्रोल्स नार्दर्न प्राइवेट लि., बी-60, सेक्टर-5, नोएडा, उत्तर प्रदेश द्वारा विनिर्मित मध्यम यथार्थता (यथार्थता वर्ग-III) वाले ''डीजी टी'' श्रृंखला के अंकक सूचन सहित, अस्वचालित तोलन उपकरण (टेबलटाप प्रकार का) के मॉडल का, जिसके ब्राण्ड का नाम ''डिजि आर्टस'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिहन आई एन डी/09/2004/141 समनुदेशित किया गया है, अनुमोदन प्रमाण पत्र जारी और प्रकाशित करती है।

उक्त मॉडल एक विकृत गैज प्रकार का लोड सेल आधारित अस्वचालित (टेब्लटाप प्रकार का) तोलन उपकरण है। इसकी अधिकतम क्षमता 30 कि. ग्रा. और न्यूनतम क्षमता 100 ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 5 ग्रा. है। इसमें एक आधेयतुलन युक्ति है जिसका शत-प्रतिशत व्यकलनात्मक धारित आधेयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट और 50 हर्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए भी सीलबन्द भी किया जाएगा।



और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि.ग्रा. से 2 ग्राम तक विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि.ग्रा. से 2 ग्राम तक विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि.ग्रा. से 2 ग्राम तक विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि.ग्रा. से 2 ग्राम तक विनिर्मित करा गया उससे अधिक ''ई'' मान के लिए 500 से 1000 तक को रेंज में सत्यापन मान अंतराल सिहत 50 कि. ग्रा. तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1×10^क, 2×10^{के} या 5×10^{के}, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फा.सं. डब्ल्यू एम-21(18)/2004]

पी० ए० कृष्णामृतिं, निदेशक, विधिक माप विज्ञान

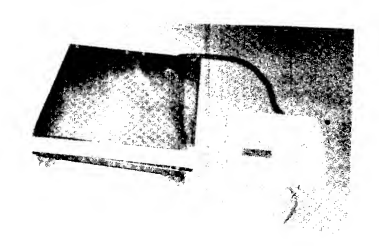
New Delhi, the 10th November, 2004

S.O. 3128.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the model described in the said report (see the figure given below), is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of non-automatic weighing instrument (Table top type) with digital indication of "DGT" series of medium accuracy (accuracy class-III) and with brand name "DIGI' Arts" (herein referred to as the said model), manufactured by M/s. Digicontrols Northern Pvt. Ltd., B-60, Sector-5, Noida, Uttar Pradesh and which is assigned the approval mark IND/09/2004/141:

The said model is a strain gauge type load cell based non-automatic weighing instrument (Table top type) with a maximum capacity of 30kg, and minimum capacity of 100g. The verification scale interval (e) is 5g. It has a tare device with a 100 per cent subtractive retained tare effect. The light emitting diode (LED) display indicates the weighing result. The instruments operates on 230 Volts 50 Hertz alternative current power supply.

In addition to sealing the stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.



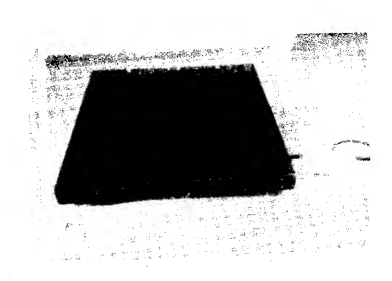
Further, in exercise of the powers conferred by sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity upto 50 kg. with verification scale interval (n) in the range of 100 to 10,000 for 'e' value of 100mg to 2g and with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , k where is a positive or negative whole number or equal to zero, manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

[F. No. WM-21(18)/2004] P. A. KRISHNAMOORTHY, Director of Legal Metrology

नई दिल्ली, 10 नवम्बर, 2004

का॰ आ॰ 3129.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स डिजिकन्ट्रोल्स नार्दर्न प्राइवेट लि., बी-60, सेक्टर-5, नोएडा, उत्तर प्रदेश द्वारा विनिर्मित मध्यम यथार्थता (यथार्थता वर्ग-III) वाले ''डी जी पी'' शृंखला के अंकक सूचन सहित, अस्वचालित तोलन उपकरण (प्लेटफार्म प्रकार का) के मॉडल का, जिसके ब्राण्ड का नाम ''डिजि आर्टस'' है (जिसे शृंखला के पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2004/142 समनुदेशित किया गया है, अनुमोदन प्रमाण पत्र जारी और प्रकाशित करती है।



उक्त मॉडल एक विकृत गेज प्रकार का लोड सेल आधारित अस्वचालित तोलन उपकरण (प्लेटफार्म प्रकार का) है। इसकी अधिकतम क्षमता 2000 कि. ग्रा. और न्यूनतम क्षमता 4 कि. ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 200 ग्रा. है। इसमें एक आधेयतुलन युक्ति है जिसका शत-प्रतिशत व्यवकलनात्मक धारित आधेयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट और 50 हट्जं प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए भी सीलबन्द भी किया जाएगा।

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अधिक के विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 5 ग्रा. या उससे अधिक के ''ई'' मान के लिए 500 से 10,000 तक की रेंज में सत्यापन मापमान (एन) अंतराल सिहत 50 कि. ग्रा. से अधिक और 5000 कि. ग्रा. तक की ''ई'' मान के लिए 500 से 10,000 तक की रेंज में सत्यापन मापमान (एन) अंतराल सिहत 50 कि. ग्रा. से अधिक और 5000 कि. ग्रा. तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1×10क, 2×10क, या 5×10क, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

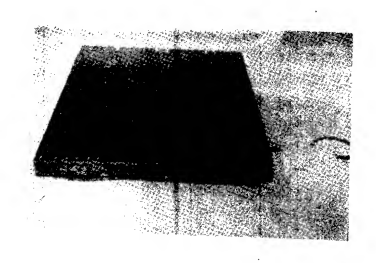
[फा॰सं॰ डब्ल्यू एम-21(18)/2004]

पी० ए० कृष्णामूर्ति, निदेशक, विधिक माप विज्ञान

New Delhi, the 10th November, 2004

S.O. 3129.—Whereas the Central Government, after considering the report submitted to it by the prescribed-authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of non-automatic weighing instrument (Platform type) with digital indication of "DGP" series of medium accuracy (accuracy class-III) and with brand name "DIGI' Arts" (herein referred to as the said Model), manufactured by M/s. Digicontrols Northern Pvt. Ltd., B-60, Sector-5, Noida, Uttar Pradesh and which is assigned the approval mark IND/09/2004/142;



The said model is a strain gauge type load cell based non-automatic weighing instrument (Platform type) with a maximum capacity of 2000kg, and minimum capacity of 4kg. The verification scale interval (e) is 200g. It has a weighing result. The instruments operates on 230V, 50Hz alternate current power supply.

In addition to sealing stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers conferred by sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacit above 50kg and upto 5000 kg with verification scale interval(n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manuactured.

[F: No. WM-21(18)/2004] P. A. KRISHNAMOORTHY, Director of Legal Metrology

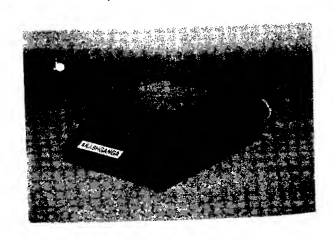
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नई दिल्ली, 29 नवम्बर, 2004

काo आo 3130.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनयम की धारा 36 की उपधारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स श्री कामधेनु इलैक्ट्रानिक्स प्राइवेट लिमिटेड, 102, शिवम काम्प्लेक्स, नाना बाजार, वल्लभ विद्या नगर-388120 द्वारा विनिर्मित मध्यम यथार्थता वर्ग (यथार्थता वर्ग-III) वाले ''एस ई-30'' श्रृंखला के अंकक सूचन सिहत, अस्वचालित (टेबलटाप प्रकार) के तोलन उपकरण के मॉडल का, जिसके ब्राण्ड का नाम ''आकाशगंगा'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिहन आई एन डी/09/2004/102 समनुदेशित किया गया है, अनुमोदन प्रमाण पत्र जारी और प्रकाशित करती है।



उक्त मॉडल एक विकृत गेज प्रकार का लोड सेल आधारित अस्वचालित (टेबल टाप प्रकार) तोलन उपकरण है। इसकी अधिकतम क्षमता 30 कि. ग्रा. और न्यूनतम क्षमता 100 ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 5 ग्रा. है। इसमें एक आधेयतुलन युक्ति है जिसका शत-प्रतिशत व्यवकलनात्मक धारित आधेयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट और 50 हर्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्यम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए भी सीलबन्द भी किया जाएगा।

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी श्रृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि. ग्रा. से 2 ग्रा. तक विनिर्मित किया गया है विनिर्मित उसी श्रृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि. ग्रा. से 2 ग्रा. तक विनिर्मित किया गया है विनिर्मित उसी श्रृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि. ग्रा. से 2 ग्रा. तक विनिर्मित किया गया उससे अधिक के ''ई'' मान के लिए 500 से 10,000 तक की रेंज में सत्यापन मापमान (एन) अंतराल सहित 50 कि. ग्रा. तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1×10^क, 2×10^{के} या 5×10^{के} के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

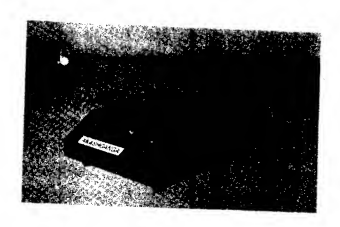
[फा. सं. डब्ल्यू एम-21(124)/2003]

पी० ए० कृष्णामूर्ति, निदेशक, विधिक माप विज्ञान

New Delhi, the 29th November, 2004

S.O. 3130.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of non-automatic weighing instrument (Table top type) with digital indication of "SE 30" series of medium accuracy (accuracy class-III) and with brand name "Akashganga" (herein referred to as the said model), manufactured by M/s. Shree Kamdhenu Electronics Private Limited, 102, Shivam Complex, Nana Bazar, Vallabh Vidya Nagar-388 120 and which is assigned the approval mark IND/09/2004/102;



The said model (See the figure given above) is a strain gauge type load cell based non-automatic weighing instrument (Table top type) with a maximum capacity of 30kg, and minimum capacity of 100g. The verification scale interval (e) is 5g. It has a tare device with a 100 per cent subtractive retained tare effect. The liquid crystal display (LED) display indicates the weighing result. The instrument operates on 230V, 50Hz alternative current power supply.

In addition to sealing the stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity upto 50kg with verification scale interval (n) in the range of 100 to 10,000 for 'e' value of 100mg to 2g and with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manuactured.

[F. No. WM-21(124)/2003] P. A. KRISHNAMOORTHY, Director of Legal Metrology

नई दिल्ली, 29 नवम्बर, 2004

कां 310 3131. केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उप-धारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स गोयल इलैक्ट्रानिक्स, सुकेती रोड, काला अम्ब, जिला सिरमौर, हिमाचल प्रदेश द्वारा विनिर्मित मध्यम यथार्थता (यथार्थता वर्ग-III) वाले ''जी डम्ल्यू एस'' श्रृंखला के स्वतः सूचक, अस्वचालित, इलैक्ट्रानिक, अंकक सूचन सहित तोलन उपकरण (टेबलटोप प्रकार) के मॉडल का, जिसके ब्राण्ड एस'' श्रृंखला के स्वतः सूचक, अस्वचालित, इलैक्ट्रानिक, अंकक सूचन सहित तोलन उपकरण (टेबलटोप प्रकार) के मॉडल का, जिसके ब्राण्ड एस'' श्रृंखला के स्वतः सूचक, अस्वचालित, इलैक्ट्रानिक, अंकक सूचन सहित तोलन उपकरण (टेबलटोप प्रकार) के मॉडल का, जिसके ब्राण्ड एस'' श्रृंखला के स्वतः सूचक, अस्वचालित, इलैक्ट्रानिक, अंकक सूचन सहित तोलन उपकरण (टेबलटोप प्रकार) के मॉडल का, जिसके ब्राण्ड एस डी/09/2004/239 समनुदेशित किया का नाम ''अनिन'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिल्ल आई एन डी/09/2004/239 समनुदेशित किया गया है, अनुमोदन प्रमाण-पत्र जारी और प्रकाशित करती है।



उक्त मॉडल एक विकृत गेज प्रकार का लोड सेल आधारित अस्वचालित (टेबलटोप प्रकार का) तोलन ठपकरण है। इसकी अधिकतम क्षमता 30 कि.ग्रा. और न्यूनतम क्षमता 100 ग्रा. है। उपकरण 230 वोल्ट और 50 हर्ट्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टास्मिंग प्लेट को मुद्रांकित करने के अतिरिक्त कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए भी सीलबन्द किया जायेगा।

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उप-धारा (12) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए यह घोषण करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाण-पत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि.ग्रा. अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि.ग्रा. अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 100 मि.ग्रा. से 2 ग्रा. तक "ई" मान के लिए 500 से 10000 तक की रेंज में सत्यापन मान (एन) अंतराल सिहत 50 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और "ई" मान के लिए 100 से 10,000 तक की रेंज में सत्यापन मान (एन) अंतराल सिहत 50 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और "ई" मान 1×10⁸, 2×10⁸ या 5×10⁸, के हैं, जो धनात्मक या ऋणात्मक पूर्णोंक या शृन्य के समतुल्य हैं।

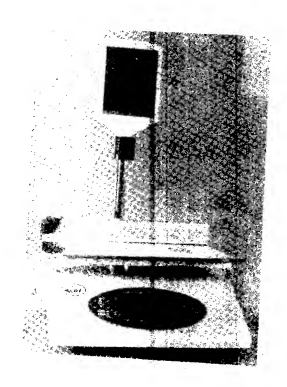
[फा.सं. डब्ल्यूएम-21(160)/2004] पी० ए० कृष्णामूर्ति, निदेशक, विधिक माप विज्ञान

New Delhi, the 29th November, 2004

S.O. 3131.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the Model described in the said report (see the figure given below), is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model non-automatic weighing instrument (Table top type) with digital indication of "GWS" series of medium accuracy (Accuracy class-III) and with brand name "AGNI" (herein after referred to as the said model), manufactured by 1.1/s. Goyal Electronics, Suketi Road, Kala Amb, District Sirmour, Himanchal Pradesh and which is assigned the approval mark 2ND/09/2004/239,

The said model is a strain gauge type load cell based non-automatic weighing instrument (Table top type) with a maximum capacity of 30 kg. and minimum capacity of 100g. The verification scale interval (e) is 5 mg. It has weighing result. The instrument operates on 230 Volts, and 50 Hertz alternative current power supply.



In addition to sealing the stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers, conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity upto 50 kg with verification scale interval (n) in the range of 100 to 10,000 for 'e' value of 100 mg. to 2g. and with of verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

[F. No. WM-21(160)/2004] P. A. KRISHNAMOORTHY, Director of Legal Metrology

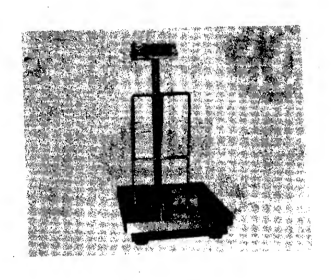
नई दिल्ली, 29 नवम्बर, 2004

काठ आठ 3132. — केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो नया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानकर (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अवधि में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उप-धारा (7) और (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स गोयल इलैक्ट्रानिक्स, सुकेती रोड, काला अम्ब, जिला सिरमौर, हिमाचल प्रर्दश द्वारा विनिर्मित मध्यम यथार्थता (यथार्थता वर्ग-III) वाले ''जी डब्ल्यू एस'' श्रृंखला के स्वतः सूचक, अस्वचालित, इलैक्ट्रानिक, अंकक सूचन सहित तोलन उपकरण (प्लेटफार्म प्रकार) के मॉडल का, जिसके ब्राण्ड का नाम ''अग्नि'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिष्ट्न आई एन डी/09/2004/240 समनुदेशित किया गया है, अनुमोदन प्रमाण-पत्र जारी और प्रकाशित करती है।

उक्त मॉडल एक विकृत गेज प्रकार का लोड सेल आधारित अस्वचालित (प्लेटफार्म प्रकार का) तोलन उपकरण है। इसकी अधिकतम क्षमता 250 कि. ग्रा. और न्यूनतम क्षमता 1 कि.ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 50 ग्रा. है। इसमें एक आधेयतुलन युक्ति है जिसका शत-प्रतिशत व्यकलनात्मक धारित आधेयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट और 50 हर्ट्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए सीलबन्द भी किया जाएगा।



और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 5 ग्रा. या उससे अधिक के ''ई'' मान के लिए 500 से 10,000 तक की रेंज में सत्यापन मापमान (एन) अंतराल सहित 50 कि.ग्रा. से अधिक तथा 500 कि.ग्रा. तक अधिकतम क्षमता वाले हैं और ''ई'' मान 1×10क, 2×10केया 5×10के, के हैं,जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फा.सं. डब्ल्यू एम-21(160)/2004]

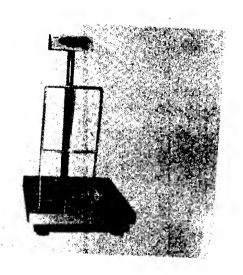
पी॰ ए॰ कृष्णामूर्ति, निदेशक, विधिक माप विज्ञान

New Delhi, the 29th November, 2004

S.O. 3132.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the Model described in the said report (see the figure given below), is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of non-automatic weighing instrument (Platform type) with digital indication of "GWS" series of medium accuracy (accuracy class-III) and with brand name "AGNI" (herein after referred to as the said Model), manufactured by M/s. Goyal Electronics, Suketi Road, Kala Amb, District Sirmour, Himachal Pradesh and which is assigned the approval mark IND/09/2004/240;

The said Model is a strain gauge type load cell based non-automatic weighing instrument (Platform type) with a maximum capacity of 250 kg and minimum capacity of 1 Kg. The verification scale interval (e) is 50 g.. It has a tare device with a 100 per cent subtractive retained tare effect. The light emitting diode (LED) display indicates the weighing result. The instrument operates on 230 Volts, 50Hz alternative current power supply.



In addition to sealing the stamping plate sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 50kg. and upto 500 kg with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved

> [F. No. WM-21(160)/2004] P. A. KRISHNAMOORTHY, Director of Legal Metrology

नई दिल्ली, 1 दिसम्बर, 2004

का०आ० 3133. — केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अवधि में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अत: अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और उपधारा (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स एवरी इंडिया लिमिटेड, प्लाट संख्या 50-54, सैक्टर 25, बल्लबगढ़-121004 द्वारा विनिर्मित मध्यम यथार्थता (यथार्थता वर्ग-III) वाले ''जे सी'' शृंखला के अस्वचालित, अंकक सूचन सहित, तोलन उपकरण (बहु भार सेल प्रकार तुला चौकी) के माडल का, जिसके ब्राण्ड का नाम ''एवरी'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2004/370 समनुदेशित किया गया है, अनुमोदन प्रमाण पत्र जारी और प्रकाशित करती है।

उक्त मॉडल एक विकृत गैज प्रकार का भार सेल आधारित (बहु भार सेल प्रकार तुला चौकी) अस्वचालित तोलन उपकरण है। इसकी अधिकतम क्षमता 50,000 कि. ग्रा. और न्यूनतम क्षमता 200 कि. ग्रा. है। सत्यापन मापमान अन्तराल (ई) का मान 10 कि. ग्रा. है। इसमें एक आधेयतुलन युक्ति है जिसका शत-प्रतिशत व्यकलनात्मक धारित आधेयतुलन प्रभाव है। द्रव क्रिस्टल प्रदर्श (एल सी डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट और 50 हर्ट्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त कपटपूर्ण व्यवहारों के लिए मशीन को खोलने से रोकने के लिए भी सीलबन्द की जाएगी।



और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी श्रृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो और 5 कि.ग्रा.या उससे अधिक के ''ई'' मान के लिए 500 से 10,000 तक की रेंज में सत्यापन मान अंतराल सहित 5 टन से ऊपर और 150 टन तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1×10के, 2×10के या 5×10के, के हैं, जो धनात्मक या ऋणात्मक पूर्णीक या शून्य के समतुल्य हैं।

[फा.सं. डब्ल्यू एम-21(171)/2002]

पी॰ ए॰ कृष्णामृति, निदेशक, विधिक माप विज्ञान

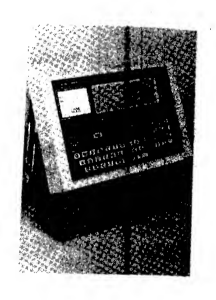
New Delhi, the 1st December, 2004

S.O. 3133.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the model described in the said report (see the figure given below), is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of non-automatic weighing instrument (Multi load cell type weighbridge) with digital indication belonging to medium accuracy (Accuracy class III) of "JC" series with brand name "AVERY" (herein referred to as the said Model), manufactured by M/s. Avery India Limited, Plot No. 50-54, Sector-25, Ballabhgarh-121004 and which is assigned the approval mark IND/09/2004/370;

The said Model is a strain gauge type load cell based non-automatic weighing instrument (Multi load cell type weighbridge) with a maximum capacity of 50,000 Kg and minimum capacity of 200 kg. The verification scale interval (e) is 10 Kg. It has a tare device with a 100 per cent subtractive retained tare effect. The Liquid Crystal Display (LCD) display indicates the weighing result. The instrument operates on 230 Volts and 50 Hertz alternate current power supply.

In addition to sealing stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

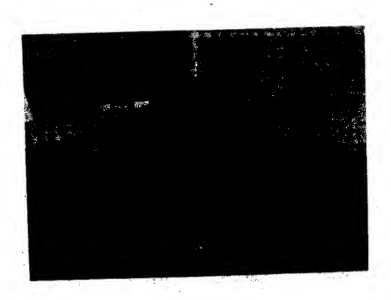


Further, in exercise of the powers conferred by sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 5 tonnes and up to 150 tonnes with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5 Kg or more and with 'e' value of 1×10^k , 2×10^k or 5×10^k , k being the positive or negative whole number or equal to zero, manufactured by approved model has been manufactured.

नई दिल्ली, 1 दिसम्बर, 2004

का॰आ॰ 3134.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट प्रर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अवधि में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अन, केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और उपधारा (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स आरबिट कम्प्यूटर एंड टेलीकम्यूनिकेशन्स, 199, पी एल शर्मा रोड, अपर इंडिया डेरी के सामने, मेरठ-250001 उत्तर प्रदेश द्वारा विनिर्मित मध्यम यथार्थता (यथार्थता वर्ग-III) वाले ''टी डब्ल्यू आई'' शृंखला के अस्वचालित, अंकक सूचन सहित, तोलन उपकरण (तुला चौकी के लिए संपरिवर्तन किट) के माडल का, जिसके ब्राण्ड का नाम ''ट्रिक्स'' है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/2004/391 समनुदेशित किया गया है, अनुमोदन प्रमाण पत्र जारी और प्रकाशित करती है।



उक्त मॉडल एक विकृत गेज प्रकार का लोड सैल आधारित अस्वचालित संयोजित, उतोलक पद्धित के सिद्धांत पर कार्य करने वाला अस्वचालित (तुला चौकी के लिए संपरिवर्तन किट) तोलन उपकरण है। इसकी अधिकतम क्षमता 4000 कि. ग्रा. और न्यूनतम क्षमता 100 कि. ग्रा. है.। सत्यापन मापमान अन्तराल (ई) का मान 5 कि. ग्रा. है। इसमें एक आधेयतुलन युक्ति है जिसका शत-प्रतिशत व्यकलनात्मक धारित आधेयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट और 50 हर्ट्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है।

स्टाम्पिंग प्लेट को मुद्रांकित करने के अतिरिक्त कपटपूर्ण व्यवहारों के लिए मंशीन को खोलने से रोकने के लिए भी सीलबन्द की जाएगी। और, केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धान्त, डिजाइन के अनुसार और उसी सामग्री से जिससे अनुमोदित मॉडल विनिर्मित किया गया है विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो और 5 कि. ग्रा. या उससे अधिक के ''ई'' मान के लिए 500 से 10,000 तक की रेंज में सत्यापन मान अंतराल सहित 5 टन से ऊपर और 100 टन तक की अधिकतम क्षमता वाले हैं और ''ई'' मान 1×10^क, 2×10^{के} या 5×10^{के}, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

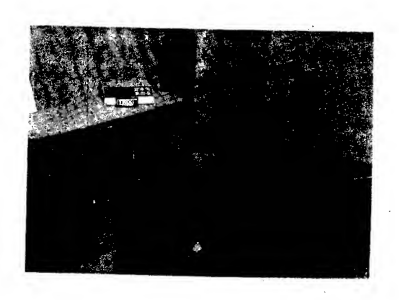
[फा.सं. डब्ल्यू एम-21(43)/2002]

पी० ए० कृष्णामूर्ति, निदेशक, विधिक माप विज्ञान

New Delhi, the 1st December, 2004

S.O. 3134.—Whereas the Central Government, after considering the report submitted to it by the prescribed authority, is satisfied that the Model described in the said report (see the figure given below), is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said Model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the Model of the non-automatic weighing instrument (conversion Kit for Weighbridge) with digital indication belonging to medium accuracy (Accuracy class-III) of 'TWI' series with brand name "TRIX" (herein referred to as the said Model), manufactured by M/s. Orbit Computer & Telecommunications, 199, P.L. Sharma Road, Opposite Upper India Dairy, Meerut-250 001 U.P. and which is assigned the approval mark IND/09/2004/391;



The said Model is a strain gauge type load cell based working on the principle of compund lever system non-automatic weighing instrument (conversion kit for weighbridege) with a maximum capacity of 40,000 kg. and minimum capacity 100 kg. The verification scale interval 'e' is 5 kg. It has a tare device with a 100 per cent subtractive retained tarc effect. The light Emitting diode (LED) display indicates the weighing result. The instruments operates on 230 V, 50 Hz alternate current power supply.

In addition to sealing stamping plate, sealing shall also be done to prevent the opening of the machine for fraudulent practices.

Further, in exercise of the powers conferred by sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said Model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 5 tonne and up to 100 tonne with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5 kg or more and with 'e' value 1×10^k , 2×10^k or 5×10^k , k being the positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved Model has been manufactured.

[F. No. WM-21(43)/2002] P. A. KRISHNAMOORTHY, Director of Legal Metrology

भारतीय मानक ब्यूरो

नई दिल्ली, 23 नवम्बर, 2004

का.आ. 3135.-- भारतीय मानक ब्यूरो नियम,1987 के नियम, 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि नीचे अनुसूची में दिये गये मानक (कों) में संशोधन किया गया/िकये गये हैं :

212	क्रजी
সংস্	सुचा
- 4	

न लागू होने की तिथि
(4)
8 अक्तूबर, 2004
क्षेत्रीय कर्णांक्यों वर्ष टिक्सी
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इन संशोधनों की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पूणे तथा तिरुवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

[संदर्भ : सीईडी/गजट]

एस. दास गुप्ता, वैज्ञानिक 'एफ' उपमहानिदेशक (तकनीकी-I)]

BUREAU OF INDIAN STANDARDS

New Delhi, the 23rd November, 2004

S. O. 3135.—In pursuance of clause (b) of sub-rule (1) of Rule (7) of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that amendments to the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:

SCHEDULE

		SCHEDULE	
Sl. No.	No. and year of the Indian Standards	No. and year of the amendment	Date from which the amendment shall have effect
	(2)	(3)	(4)
(1)	(2)	3 October, 2004	28 October, 2004
1	3466 : 1988	CI dien Standar	de Manak Bhayan, 9 Bahadur Shah

Copy of this Standard is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[Ref: CED/Gazette]

S. DAS GUPTA, Scientist 'F' Dy. Director General (Tech.-I)

नई दिल्ली, 23 नवम्बर, 2004

का.आ. 3136.—भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि नीचे अनुसूची में दिये गये मानक (कों) में संशोधन किया गया/किये गये हैं :

अनुसूची

		ઝનુસૂ ધા	
क्रम	संशोधित भारतीय मानक की संख्या और वर्ष	संशोधन की संख्या और तिथि	संशोधन लागू होने की तिथि
संख्या	(2)	(3)	(4)
(1)	-1	संशोधन की संख्या 3 सितम्बर, 2004	31 अक्तूबर, 2004
1	आई एस 5207 : 1969		की-110002 क्षेत्रीय कार्यालयों नई दिल्ली,

इन संशोधनों की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पूणे तथा तिरुवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

[संदर्भ : सी एच डी/जी एन]

एस. दास गुप्ता, वैज्ञानिक 'एफ' उप महानिदेशक (तकनीकी-I)

New Delhi, the 23rd November, 2004

S. O. 3136.—In pursuance of clause (b) of sub-rule (l) of Rule 7 of Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that amendments to the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:

		SCHEDULE	
Sl. No.	No. and year of the Indian Standards	No. and year of the amendment	Date from which the amendment shall have effect
(1)	(2)	(3)	amendment shall have effect
1	IS 5207:1969	Amendment No. 3, September 2004	(4)
		September 2004	31-10-2004

Copy to these standards are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

*[Ref: CHD/GN]

S. DAS GUPTA, Scientist 'F' Dy. Director General (Tech.-I)

नई दिल्ली, 23 नवम्बर, 2004

का.आ. 3137.— भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि जिन भारतीय मानकों के विवरण नीचे अनुसूची में दिये गये हैं वे स्थापित हो गए हैं :—

		अनुसूची	
क्रम संख्या	स्थापित भारतीय मानक (कों) की संख्या वर्ष और शीर्षक	नये भारतीय मानक द्वारा अतिक्रमित भारतीय मानक अथवा मानकों, यदि कोई हों, की संख्या और वर्ष	स्थापित तिथि
(1)	(2)	(3)	(4)
1	आई एस 15520 : 2004 आई एस ओ 12040 : 1997 ग्राफिक प्रौद्योगिक—पेन्ट और मुद्रण स्याहियां फिल्टरित जेनान आर्क प्रकाश	-	31 अक्तूबर, 2004
	प्रयुक्त करते हुए प्रकाश के प्रति पक्केपन का आकलन		

इस भारतीय मानक की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पूणे तथा तिरुवनन्तपुरम में बिक्री हेत् उपलब्ध हैं।

[संदर्भ : सी एच डी/जी एन]

एस. दास गुप्ता, वैज्यनिक 'एफ' उप महानिदेशक (तकनीकी-1)

New Delhi, the 23rd November, 2004

S. O. 3137.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established on the date indicated against each.

		SCHEDULE	
S1. No.	No. and year of the Indian Standards Established	No. and year of Indian Standards, if any, Superseded by the New Indian Standards	Date of Established
(l)	(2)	(3)	(4)
1	IS 15520 : 2004 ISO 12040 : 1997		31-10-2004

(4) (3)(2) **(1)** Graphic Technology-Paints and

Printing Inks-assessment of light fastness using filtered xenon arc light.

Copy to these standards are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[Ref: CEHD/GN]

S. DAS GUPTA, Scientist 'F' Dy. Director General (Tech.-I)

नई दिल्ली, 23 नवम्बर, 2004

का.आ. 3138. — भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि जिन भारतीय मानकों के विवरण नीचे अनुसूची में दिये गये हैं वे स्थापित हो गए हैं :-

(A) (1)	वसूचित करता है सिराना नारता र तर कर	अनुसूची	
क्रम संख्या	स्थापित भारतीय मानक(कों) की संख्या वर्ष और शीर्षक	नये भारतीय मानक द्वारा अतिक्रमित भारतीय मानक अथवा मानकों, यदि कोई हों, की संख्या और वर्ष	स्थापित तिथि
(a)	(2)	(3)	(4)
(1)	_/	_	सितम्बर 2004
. 1	आई एस 2596 : 2004 खनिकों की टोपी के लैम्पों के बल्ब (लैम्प)—विशिष्टि (दूसरा पुनरीक्षण।)		र वर्ग किल्ली 110002 क्षेत्रीय कार्यालय

इस भारतीय मानक की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पूणे तथा तिरुवनन्तपुरम में बिक्री हेतु उपलब्ध हैं।

[संदर्भ : ईटी 23/टी-26]

एस. दास गुप्ता, वैज्ञानिक 'एफ' उप महानिदेशक (तकनीकी-I)

New Delhi, the 23rd November, 2004

S. O.3138.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established on the date indicated against each.

SCHEDULE

	SCHEDULE	
No. and year of the Indian Standards Established	No. and year of Indian Standards, if any, superseded by the New Indian Standards	Date of Established
(2)	(3)	(4)
(2)		September 2004
IS 2596 : 2004 Bulbs (Lamps)		Берген
	•	
(Second Revision)	D of Indian Standards	0.00 hadaa
	(2) IS 2596: 2004 Bulbs (Lamps) for Miners' Cap-Lamps —Specification	No. and year of the Indian Standards Established No. and year of Indian Standards, if any, superseded by the New Indian Standards (2) IS 2596: 2004 Bulbs (Lamps) for Miners' Cap-Lamps —Specification

Copy to this Standards is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram. [Ref: ET 23/T-26]

S. DAS GUPTA, Scientist 'F' Dy. Director General (Tech.-I)

नई दिल्ली, 29 नवम्बर, 2004

का.आ. 3139.— भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि जिन भारतीय मानकों के विवरण नीचे अनुसूची में दिये गये हैं वे स्थापित हो गए हैं :—

रूम ख्या	स्थापित भारतीय मानक(कों) की संख्या वर्ष और शीर्षक	नये भारतीय मानक द्वारा अतिक्रमित भारतीय मानक अथवा मानकों, यदि कोई हों, की संख्या और वर्ष	स्थापित तिथि
1)	(2)	(3)	(4)
1	आई एस 4696 (भाग 3) : 2004 मीट्रिक बट्रैस चूड़ियों के लिए आयाम—भाग 3 आधारभूत आयाम (दूसरा पुनरीक्षण)		सितम्बर 2004

इस भारतीय मानक की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पूणे तथा तिरुवनन्तपुरम में बिक्री हेतु उपलब्ध हैं।

[संदर्भ : एमजीपी 20/आईएस 4696 (भाग 3): 2004]

एस. दास गुप्ता, वैज्ञानिक 'एफ' उप महानिदेशक (तकनीकी-I)

New Delhi, the 29th November, 2004

S. O. 3139.—In pursuance of clause (b) of sub-rule (1) of Rule (7) of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established on the date indicated against each.

SI. No.	No. and year of the Indian Standards Established	No. and year of Indian Standards, if any, superseded by the New Indian Standards	Date of Established		
(1)	(2)	(3)	(1)		
1	IS 4696 (Part 3): 2004		(4)		
	Dimensions for metric		September 2004		
	buttress threads—Part 3				
	Basic dimensions				
	(Second Revision)		•		

Copy of this Standards is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-1 10 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapurain.

[Ref: MGP 20/IS 4696 (Part 3): 2004]

S. DAS GUPTA, Scientist 'F' Dy. Director General (Tech.-I)

नई दिल्ली, 30 नवम्बर, 2004

का.आ. 3140.— भारतीय मानक ब्यूरो नियम, 1987 के नियम, 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि नीचे अनुसूची में दिये गये मानक(कों) में संशोधन किया गया/किये गये हैं :

•	
भागम्य	1
24.141.41	

		अनुसूची	संशोधन लागू होने की तिथि
म	संशोधित भारतीय मानक की संख्या	संशोधन की संख्या और तिथि	44ilda culf cir.
ख्या	और वर्ष	(3)	(4)
1)	(2)	संशोधन सं. 4 सितम्बर, 2003	30-09-2003
1.	आईएस 1 : 1968	संशोधन सं. 1 फरवरी, 2003	10-08-2004
2.	आईएस 266 : 1993	संशोधन सं. 1 सितम्बर, 2003	30-09-2003
3.	आईएस 301 : 1982	संशोधन सं. 1 अक्तूबर, 2003	31-10-2003
4.	आईएस 1448 (भाग 67) : 1982	संशोधन सं. 1 अन्तूबर, 2003 संशोधन सं. 1 अन्तूबर, 2003	31-10-2003
5.	आईएस 2012 : 1961	संशोधन सं. ३ सितम्बर, २००३	30-09-2003
6.	आईएस 2796 : 2000	संशोधन सं. 1 अक्तूबर, 2003 संशोधन सं. 1 अक्तूबर, 2003	31-10-2003
7.	आईएस 3425 : 1986	संशोधन सं. 1 मई, 2003	30-06-2004
8.	आईएस 3521 : 1999	संशोधन सं. 1 सितम्बर, 2003	30-09-2003
9.	आईएस 3857 : 1986	संशोधन सं. 2 नवम्बर, 2003	30-11-2003
10.	आईएस 3957 : 1966	संशोधन सं. 2 नवम्बर, 2003	30-11-2003
11.	आईएस 6092 (भाग 1) : 1985	संशोधन सं. 1 दिसम्बर, 2003	31-12-2003
12.	आईएस 6260 : 1971	संशोधन सं. 1 दिसम्बर, 2003	31-12-2003
13.	आईएस 7641 : 1975	संशोधन सं. 1 नवम्बर, 2003	30-11-2003
14.	आईएस 7661 : 1975	संशोधन सं. २ नवम्बर, 2003	30-11-2003
15.	आईएस 7686 : 1975	संशोधन सं. 3 नवम्बर, 2003 संशोधन सं. 3 नवम्बर, 2003	30-11-2003
16.	आईएस 9754 : 1981	संशोधन सं. 1 नवम्बर, 2003	30-11-2003
17.	आईएस 10458 : 1983	संशोधन सं. 2 सितम्बर, 2003	30-09-2003
18.	आईएस 10500 : 1991	संशोधन सं. 1 सितम्बर, 2003	30-09-2003
19.	आईएस 13264 : 1991	संशोधन सं. 1 सितम्बर, 2003	30-09-2003
20.	आईएस 13265 : 1991	संशोधन सं. 2 दिसम्बर, 2003	04-09-2004
21.	आईएस 14490 : 1997	2003	04-03-2004
22.	आईएस 14929 : 2001	संशोधन सं. १ सितम्बर, 2003 ।, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई र्ग र्लाक्सों, अहमदाबाद, बंगुलौर, भोपाल, भुवने	क्ली-110002. क्षेत्रीय कार्यालयों

इन संशोधनों की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों: नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों: अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पूणे तथा तिरुवनन्तापुरम में बिक्री हेतु उपलब्ध हैं। [संदर्भ : सीएमडी-IV/13:5]

बलवंत राय, उप महानिदेशक(मुहर)

New Delhi, the 30th November, 2004

S. O. 3140.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that amendments to the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:

SCHEDULE

in the	e Schedule herete amore	SCHEDULE	
Sl.	No. and year of the Indian	No. and year of the Amendment	Date from which the Amend- ment shall have effect
No.	Standards	(1)	(4)
(1)	(2)	(3) 4 Soutember 2003	30-09-2003
1.	IS 1:1968	Amendment No. 4 September, 2003	10-08-2004
2.	IS 266: 1993	Amendment No. 1 February, 2003 Amendment No. 1 September, 2003	30-09-2003
3	IS 301: 1982	Amendment No. 1 September, 2000	

03	1.4
1.1	[~+

(1)	(2)	2014/AGRAHAYANA 20, 1926	[Part II—Sec. 3
4.	IS 1448 (Part 67): 1982	(3)	(4)
5.	IS 2012 : 1961	Amendment No. 1 October, 2003	31-10-2003
5.	IS 2796: 2000	Amendment No. 1 October, 2003	31-10-2003
7,	IS 3425 : 1986	Amendment No. 3 September, 2003	30-09-2003
	IS 3521:1999	Amendment No. 1 October, 2003	31-10-2003
-	IS 3857 : 1986	Amendment No. 1 May, 2003 Amendment No. 1 Service 1	30-06-2004
0.	IS 3957 : 1966	Amendment No. 1 September, 2003	30-09-2003
l.	IS 6092 (Part 1): 1985	Amendment No. 2 November, 2003 Amendment No. 2 November, 2003	30-11-2003
2.	IS6260:1971	Amendment No. 1 December, 2003	30-11-2003
3.	IS 7641: 1975	Amendment No. 1 December, 2003	31-12-2003
ļ.	IS 7661:1975	Amendment No. 1 November, 2003	31-12-2003
	IS 7686 : 1975	Amendment No. 2 November, 2003	30-11-2003 -
	IS 9754: 1981	Amendment No. 3 November, 2003	30-11-2003
	IS 10458: 1983	Amendment No. 1 November, 2003	30-11-2003
	IS 10500:1991	Amendment No. 2 September, 2003	30-11-2003
	IS 13264 : 1991	Amendment No. 1 September, 2003	30-09-2003
	IS 13265: 1991	Amendment No. 1 September, 2003	30-09-2003
	IS 14490 : 1997	Amendment No. 2 December, 2003	30-09-2003
	IS 14929 : 2001	Amendment No. 1 September 2002	04-09-2004
	Copy of these amendments a	re available for sale with the Burgay of Indian St	04-03-2004

Copy of these amendments are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Hyderabad, Jaipur, Kanpur, Nagpur, Patna,

[Ref: CMD-IV/13:5]

BALWANT RAI, Dy. Director General (Marks)

नई दिल्ली, 30 नवम्बर, 2004

का.आ. 3141.— भारतीय मानक ब्यूरो नियम 1987 के नियम 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि जिन भारतीय मानकों के विवरण नीचे अनुसूची में दिए गए हैं वे स्थापित हो गए हैं :--अनसची

संख्य (1)		नये भारतीय मानक द्वारा अतिक्रमित भारतीय मानक अथवा मानकों, यदि कोई हो, की संख्या और वर्ष	स्थापित तिथि
	(2)	(3)	
1.	IS 6200 (Part 2) : 2004 सार्थकता के लिए सांख्यिकीय		(4)
	पराक्षण भाग 2 X ² परीक्षण (दसरा प्रनग्रिक्षण)	IS 6200 : 1977	अगस्त 2004
2,	1S 10645 : 2004 प्रकम योग्यता एवं प्रकम निष्पादन के आकलन की विधियाँ (दसरा प्रनीक्षण)	IS 10645 : 1998	अगस्त 2004
3.	IS 15446 (Part 1) : 2004 उत्पादन नियंत्रण की मार्गदर्शिका भाग 1 भूमिका		सितम्बर 2004
4.	IS 15446 (Part 2) : 2004 उत्पादन नियंत्रण की मार्गदर्शिका भाग 2 उत्पादन प्रोग्रामिंग	- ,	अगस्त 2004
5.	IS 15446 (Part 3) : 2004 उत्पादन नियंत्रण की मार्गदर्शिका भाग 3 सामान्य पद्धति	_	জুন 2004
	IS 15446 (Part 5) : 2004 उत्पादन नियंत्रण की मार्गदर्शिका भाग 5 उत्पादन नियंत्रण तथा अन्य प्रवंध कार्यों के बीच संबंध	-	अगस्त 2004

िकार ॥	—खण्ड 3(ii)] भारत का राजपत्र : दिसम्बर ।	1, 2004/01/8111120)	
[41.11		(3)	(4)
(1)	(2)		सितम्बर 2004
7.	IS 1 <i>5</i> 446 (Part 6) : 2004 उत्पादन नियंत्रण की मार्गदर्शिका भाग 6 कम्पयूटर की सहायता से उत्पादन		
	<u> जिसंबण</u>		जुलाई 2004
8.	IS 15461 : 2004 100 पलंग वाले अस्पतालों के लिए अस्पताल सेवा में गुणता आश्वासन के लिए कार्यकारिता		
	संबंधी मार्गदर्शिका	्र व्यास सार्व जफर मार्ग नई वि	दल्ली-110002, क्षेत्रीय कार्यालयों नई

इन भारतीय मानकों की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, ९ बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलीर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पूणे तथा तिरुवनन्तपुरम में बिक्री हेतु उपलब्ध हैं।

[संदर्भ : एम एस डी/नोटिफिकेशन]

एस. दास गुप्ता, वैज्ञानिक 'एफ' उपमहानिदेशक (तकनीकी-I)

New Delhi, the 30th November, 2004

S. O. 3141.—In pursuance of clause (b) of sub-rule (1) of Rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established on the date indicated against each:

hedule hereto annexed have been established on the	CINE 0.	Date of Established
Sl. No., Title & Year of the Indian No. Standards Established	No. & Year of Indian Standards, if any, Superseded by the New Indian Standard	Date of Established
	3	4
1 2 1. IS 6200 (Part 2): 2004 Statistical Tests of	IS 6200 : 1977	August 2004
 Significance Part 2 χ² Tests (Second Revision) IS 10645: 2004 Methods for Estimation of Process Capability and Process Performance 	IS 10645 : 1998.	August 2004
(Second Revision)	_	September 2004
Control Part 1: Introduction 4. IS 15446 (Part 2): 2004 Guide to Production		August 2004
Production Programming		June 2004
 5. IS 15446 (Part 3): 2004 Guide to Production Control Part 3: Ordering Methods 6. IS 15446 (Part 5): 2004 Guide to Production 	 ion	August 2004
 6. IS 13446 (Part 5): 2004 Guide Between Product Control and Other Management Function 7. IS 15446 (Part 6): 2004 Guide to Production Control Part 6: Computer Aided Production 	_	September 2004
Control Part 6: Computer Added Control 8. IS 15461: 2004 Performance Guidelines for Quality Assurance in Hospital Services upt 100-Bedded Hospitals Conv. to this Standard is available for sale versions.		July 2004

Copy to this Standard is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, [Ref. MSD/Notification] Patna, Pune, Thiruvananthapuram.

S. DAS GUPTA, Scientist 'F' Dy. Director General (Tech.-I)

नई दिल्<mark>ली, 25 नवम्बर, 2004</mark>

का. आ. 3142. — भारतीय मानक ब्यूरो (प्रमाणन) विनियम,1988 के विनियम 6 के उपविनियम (3) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा नीचे अनुसूची में दिए गर्व उत्पादों की मुहरांकन शुक्क अधिसूचित करता है :-

								e. 2 %	in ha oradan
					अनुसूची				
भारतीय मानक सं.		गिग अन्	ु वर	उत्पाद	इकाई	न्यूतलम् म् बढे पैमाने पर	हरांकम जुल्क छोटे पैमाने पर	इकाई र	रर प्रचालन तिथि
38	29	2 0	1985	भाप स्टरलाइजर, दाब और उर्ध्व बेलनाकार नुमा	1 स्टरलाइलर	24000	17000	86.4	
383	30	0 0	1979	पाइरोजन-रहित आयुत जल के लिए पानी के भभके	१ पानी का भधका	2400 0	17000	86.4	20020401
383			1979	उथले स्टरलाजर (ड्रेंसिंग ड्रम)	1 स्टरलाइलर	24000	17000	1 45	
383	2	0 0	1986	हस्तचालित चैन गिरियां ब्लॉक	1 चेन गिरियां क्लॉक	24000	17000	1.45 14.4	20020401 20020401
3 8 4:	3 (0 0	1995	पीछे इस्पात लगे फ्लैप कब्ने	100 अबद	26000	18000		
3865	_	0 1	1993	बीयर	100 लिटर	24000	17000	0.6 7. 2	20020401
3901		0 1		जिराम डब्ल्यूडीपी	1 ਟੋਜ	24000	17000	28.8	20020401
39 0 2 3903	•			डाइमिथोएट, तकनीकी	एक टन	29000	22000	144	20020401
3944	0	0 1:		डाइमिथोएट,ई सी	100 लिटर	29000	22000	28.8	20020401
	0	0 1		फ्लो कप	1 अदद	27000	20000	2.9	
3975	0	0 19	986	केबल के क्वचन के लिए मृदु इस्पात के तार, पत्तियाँ और टैप	1 ਟੌਜ	24000	17000	8.65	20020401
3976	0	0 20		बान श्रमिकों के लिए रबड़-कैनवस 5 सुरक्षित जूते	1 जोड़ा	30000	24000	0.35	20020401
3984	0	0 19	67 दो	हरे तान की आटे की थैलियाँ।	1 ਟੋਜ	24000	17000	44.4	
3989	0	0 198	34 अ अ	पकेन्द्री ढले (स्पन) लोहे के स्पिगॉट ौर मलजल के पाइप	1 ਟੌਜ	24000	17000	14.4 7.2	20020401
3 9 93	0	0 199	13 उप	करणों के लिए ट्रे	एक ट्रे	24000	17000	0.05	
4003	1	0 197	8 पाइ	प रिंच : भाग । सामान्य प्रयोजन	1 अदद			0.35	20020401
4003	2			प रिंच (भारी कार्य)	1 पाइप रिंच	36000	29000	0.3	20020401
4038	0				. सरुवार्ष	24000	17000	4.35	20020401
	0			किल प्रयोजनों के लिए फुट वॉस्व	एक वॉल्व	24000	17000	1.45	20020401
4100	0	0 1988	্ জিন		100 लिटर	24000	17000		20020401

य भ	भाग	अनु	i)]	डत्पाच	इकाई .	स्यूतलम् महराकन र वहे पैमाने पर कोटे पै	वाने पर	कर्त्त दर	Rife
5				0.*	100 असर	24000	17000	7.2	20020401
109	0			कड़ाहियाँ चेन पाइप रिंच	1 पाइप रिंच	24000	17000	4.35	20020401
1123	0				100 वर्ग मीटर	49000	41000	24	20020401
1135	0	0	1974	हॉस्पीटल रबड शीट	एक डिस्करा	24000	. 17000	0.45	20020401
4142	0	0	1967	डिस्कस	100 जोड़ा	24000	17000	1.45	20020401
4148	0	C	1989	शस्यक्रिया के लिए रबड़ के दस्ताने	1 अदर	30000	24000	0.35	20020401
4151	C		1993	संरक्षी हेल्मेट टाइपराइटर के लिए रिबन, सृती	एक वर्ग मीटर	26000	18000	0.3&	20020401
4174			0 19 77	4.0 <u>.4</u>	एक किलो लिटर	24000	17000	. 36 2.9	20020401
4199		•	0 1990 0 2002	े १० - नेलें के मारा	1 चूल्हा	27000	20000	2.8	
4246	6	0		प्रयुक्त घरेलू गैस चूल्हा	1 अदद	27000	20000	2.9	20020401
425	60	0	0 198	करने और पीसने की युक्तिया	१ टर्न	24000	17000	7.2	20020401
427	70	0	0 200	 पानी के कुओं में उपयोग के लिए इस्पात की निलयाँ 		24000	17000	1.45	20020401
42	83	0		31 गर्म हवा के पंखे 03 अग्निशमन के लिए शुष्क पाउडर	1 अदद 1 कि.मा.	24000	17000	0.15	20020401
43	308 ·	Ö	0 20	03 आनशभन के लिए पु फायर क्लास बी और सी		0000	22000	201.	.e . 20020401
<i>1</i> *	320	0	0 19	982 थिरम, तकनीकी	1 टन ०	29000	17000		2 20020401
	1322	0	0 1	967 एन्डोसल्फान, डीपी	1 टन 100 सिटर	29000	2200	28	
	432 3	0	0 1	980 एन्डोसल्फान, इंसी		24000	1700	0 2.	
	4328	0	0 1	967 एक नेत्रिका बाली सूक्ष्मददशी विछेद	न हतु । यूर्ण्यस्या गाः ाटन	29000	2200		44 20020401 7.6 20020401
	4344	. 0		1978 एन्डोसल्फान , तकनीकी	1टन	30000	2400	,,,	, , , , , , , , , ,
	4351	0		1976 दरवाजों के लिए इस्पात के फ्रेम 1977 आग रोधी प्रेटिस कपड़ा	1 वर्ग मीटर	20000	140 1,70	00	.06 20020401 .45 20020401
	4355		0	1977 आग राया प्राटस कपड़ा 1985 कृषि जुताई की चकतियाँ,	१ चकती	24000	1,70		
	4366	3 1	ט ו	भाग 1 अवतलनुमा	1 सूक्ष्मदर्शी	24000	179	,,,,,	7.2 2002040
	438	1	0 0	1967 रोगाणु विज्ञान के लिए सूक्ष्मदर्शी			17	000	8.65 2002040 0.3 2002040
	438	2		1967 . अरंजित नेत्र चिकित्सा के ग्लास ब	१ अदद	24000		000	0.3 200204 21.6 200204
	438	36 96) 1988 पुटिंग शॉट्स) 1981 विस्फोटक और आतिशबाजी सं के लिए वेरियम नाडट्रेट	घटन 1टन	2400) 17	7000	21.0

भारतीय मानक	भाग	अनु वर्ष	E OF INDIA : DE					[Par	T II—Sec. 3(ii)]
सं.				३ था।	·	पुततम मु माने पर	रांकन शुस्क छोटे पैमाने र	इक <u>र</u> र	ाई दर प्रचार निवि	
4447 4448	0	0 1994 वेंजोडक 3	बेंजोएट खाद्य ग्रेड मम्ल, खाद्य ग्रेड	1 कि.ग्रा. 1 टन		4000	17000	o).15 200204	
4449 4450	0	0 1988 व्हिस्की 0 1988 बॉएटी		100 लिटर		0000 1000	24000	8	6.4 2002040)1
4467	0	0 1988 ब्रॉण्डी 0 1996 कैरामल सा	दा	100 लिटर		000	17000 17000		2002040	
4521	0	0 1977 तेल कूपों औ	र कृपों में डिलिंग में	एक कि.ग्रा.	240	000	17000	0,1	.2 2002040 15 2002040	
4533	0	प्रयुक्त तार रस् 0 1995 चूषण उपकरण	स	एक टन	360	000	29000	86.		
4588 4615		0 1986 कच्चा प्राकृतिव	र्म स्वड़	1 उपकरण 1 टन	240		17000	8.65	5 20020401	
	0 (२ 1968 स्विच सॉकेट ३ (नॉन - इंटरलॉर्ग	नाउटलेट केग टाइप)	100 अदद	2400		17000 17000	21.6	20020401	
470.		। 1984) सुवाह्य विजती : 1985) सिल्बर टिन दन्त	की मोटर चालित आंजार अमालगम मिश्रधातु		49000)	38000	2.9 4.35	20020401	
1717 c 1723 o	Ū	1980 जिंक ऑक्साइड	स्व- आसंजक प्लास्टर	1 कि.ग्रा. 100 वर्ग मीटर	24000 24000		17000	14,4	20020401	
752 ₀	·	1994 सोडियम मेटाबाईर	भल्फाइट	1 कि.ग्रा. 1 कि.ग्रा.	24000	-	17000 17000	5.8 0.6	20020401 20020401	
66 0	0	ख 1द्य ग्रेड 1982 थिरम डब्क्यू डी पी			24000	-1s 	17000	0.15	20020401	
83 ₀ 32 ₁		982 थिरम बीज-उपचार	निर्मित्तियों	1 टन एक टन	24000 24000	÷:	17000	28.8	20020401	•
		(सिलिकॉन टाइप))	1 टन	29000		7000 2 00 0	57.6 28.8	20020401 20020401	
2 3	0 19	(रंजिन टाइप)		एक टन	29000	. 22	?00 0	28.8	20020401	
		(सल्फर टाइप)		एक टन	29 00 0	22	0 00	28.8	20020401	
0	0 199	7 संरचनात्मक उपयोग वे खोखले इस्पात सेक्शन		१ टन	24000	170)00 0	7.2 2	2000	
0	0 199	 अग्निशमन के लिए कि वाले फ्लैक्स केनवस के 	ना अस्तर १००) मीटर	24 00 0		-	1.2 2	20020401	

1 कार्ट्रिज

एक टन

100 वनियानें

1.45

7.2

4.35

0 1985 अग्निशामकों मे उपयोग के लिए

गैस काट्रिज

0 1977 आँद्योगिक प्रयोजनों के लिए

0 1991 सादी वुनी हुई स्ती वनियानें

संश्लिष्ट डिटरजेंट

पिय भा क	ांग .	अनु	वर्ष	उत्पाद .	इकाई	न्युततम मुहरांक बडे पैमाने पर छ	न शुल्क वेटे पैमाने पर	इकाई दर	प्रचालन तिथि
4984	0	0	1995	पेयजल पूर्ति, जल-मल और औद्योगिक बहि:स्त्राव के लिए भारी कार्य के पॉलिईथाइनीन पाइप	एक टन	33000	26000	72	20020401
498 5	0	0	2000	पेयजल आपूर्ति के लिए आसुघटय पीबीसी पाइप	1 रन	42000	35000	7 2	20020401
4989	1	0	1985	अग्नि शमन के लिए झाग यौगिक (प्रोटीन झाग)	1 लिटर	24000	17000	0.15	20020401
4989	2	0	1984	अग्नि शमन के लिए यांत्रिक झाग उत्पन्न करने के लिए झाग सांद्र भाग 2 जलीय फिल्म रूपण झाग (एएफएफ	1 लिटर एफ)	24000	17000	0.15	20020401
4989	3	0	1987	अग्नि शमन के लिए यांत्रिक झाग उत्पन्न करने के लिए झाग सांद्र (यौगिक) भाग 3 फ्लूरो प्रोटीन झाग	1 लिटर	24000	17000	0.15	20020401
		_		कंक्रीट शटरिंग कार्य के लिए प्लाईवुड	एक वर्ग मीटर	24000	17000	0.15	20020401
4990	0		1993 1989	निजंगंक उपकरण (टेबल मॉडल)	एक निर्जर्मक	24000	17000	1.45	20020401
5022	0		1979	बंड स्टेड, अस्पताल, सामान्य प्रयोजन	1बेड स्टेड	49000	41000	14.4	20020401
5029 5077	0		1969	सजावटी, प्रकाश व्यवस्था के ऑडरिकट	एक अदद	24000	17000	0.22	20020401
	0		0 1993	स्टेंसिल पेपर	1000 शीट	24000	17000	8.65	20020401
5086 5101	0		D 1991		100 अदद	24000	17000	1.45	20020401
5103	0		0 1969	टिवस्ट ड्रिल, मार्स टेपर शैन्क	100 अदद	24000	17000	7.2	20020401
5135	1			हस्त घूर्णी डस्टर (बेली माउंटेड टाइप)	१ डस्टर	24000	17000	2.9	2002040
5135	2			इस्त घूर्णी डस्टर (सोल्डर माउंटेड टाइप)	एक डस्टर	24000	17000	2.9	2002040
5143	Ç		0 1988		एक अदद	29000	22000	0.35	2002040
5161	(1	0 196	 घरेलू उपयोग के लिए तापन पैड 	एक तापन पैड	24000	17000	1.45	2002040
5175)	D 199		1 टन	24000	17000	36	2002040
£401		0	0 199		1 कि ग्रा	24000	17000	0.35	2002040
5191 5244		0	0 199		एक सुरक्षित जमा लॉकर केबिनेट	42000	35000	14.4	2002040
5277	,	0	0 197	'8 डाइक्लोरवॉस ई सी	100 लिटर	29000	22000	28.8	200204
		0	0 196	2.2	1 टन	36000	29000	240	200204
5278 5279		0	0 19		100 लिटर	29000	22000	28.8	200204

भारतीय	भाग	⊺ अनु		GAZETTE OF INDIA : DEC	Tent	KAHAYANA 20, 1926		[PART	[PART II—SEC. 3(ii)]	
मानक सं.						न्युततम मूह बडे पैमाने पर	रांकन शुस्क छोटे पैमाने पर	इकाई	दर प्रचालन तिथि	
5281		0 0	1979	फेनीट्राधियाँन, इंसी	100 लिटर	29000	22000	28.8	P ooden in	
5290) 0	1993	आन्तरिक नलको के लिए लैन्डिंग वाल्व	1 बास्च	26000	18000			
5291	0	0	1969	शल्य क्रिया मेज, द्रवचालित, बड़ी	एक मेज	24000		2.9	40000	
5312	1	0	1984	झूलने वाले रोक टाइप रिफ्लैकस वॉल्व	ं 1 बाल्ब	30000	17000	86.4		
5312	2	0	1986	घरेलू प्रयोजनों के लिए झूलने वालेटाइप रिफ्लैकस वॉल्व	1 वाल्व	49000	24000 · 41000	2,9 144	20020401 20020401	
5342	0	0	1996	एस्कोर्बिक अम्ल, खाद्य ग्रेड	एक कि.ग्रा.	24000	17 00 0	0.35	20020401	
5348	0	0 1	1981	स्टेपल	100 पॉकेट (1000 स्टेपलो वाला)	36000	29000	2.4	20020401	
5380	0	0 1		सोडियम ब्रोमाइड फोटोग्राफीय श्रेणी	1 कि.ग्रा.	24000	17000	0.15	. 20020401	
5410	0	0 1		सीमेंट रंग-रोगन यथा अपेक्षित	100 कि.ग्रा.	33000	26000	7.2	20020401	
5423	0	0 1	989	स्वचल निलग्बन के लिए टेलीस्कोपिक टाइप द्रवीय शॉक एबज़ोबर	1 अवद	36000	29000	0.15	20020401	
5424	0	0 19	969 f	वद्युत प्रयोजन के लिए रबड़ मैट	1ਸੈਂਟ	24000	17000	4.35	20020401	
5456	Ó	0 19	85 3	गयु-संपीडक	1 संपीडक	30000	24000	21.6	20020401	
5470	0	0 20	02 इ	गई-कैल्शियम फस्फेट - पशु आहार ग्रेड	एक टन	29000	22000	14.4		
5485	0	0 19	80 व	गॅटन यार्न (सूती तंतु अपशिष्ट)	एक टन	24000	17000	14.4	20020401	
5487	0	0 199	92 ध	ातु पालिश, तरल	एक किलो लिटर	24000	17000	43.2		
5509	0	0 198	3O 3	ग्नि अवमंदक प्लाईवुड	एक वर्ग मीटर	36000	29000		20020401	
5531	0	0 198	8 ऐर दर	खेस्टॉस सीमेंट दाब पाइपों के लिए नवां लोहा स्पेशल	1 टन	24000	17000	0.15 14.4	20020401	
557	0	0 199	5 औ घुट	घोगिक तथा सुरक्षा, रबड़ के जूते नों तक के	1 जोड़ा	24000	17000	0.3	20020401	
604	0	0 1984	4 सा खी	विक गियररहित हस्त चालित चने तथा उठाने वाली मशीने	1 मशीन	24000	17000	14.4	20020401	
5 72 ()	0 1992	२ पूरव मिश्र	न कुक्कुट-आहार के लिए खनिज IVI	1 ਟਜ	24000	17000	11.55	20020401	
576 C)	0 1995	संच	कित ठोस रबड़ के तल्ले तथा एड़ी	100 जोड़े	24000	1 700 0	7.2	20020404	
79 0) (0 1986		श्रिमिकों के लिए टोपी पर लगाए	1 अदद	24000	17000		20020401 -	
				वाले लैम्प					•	
95 0	C	1970	चश्मे	के लैंस	100 च√में के लैंस	30000	24000	7.2	20020401	
19 0	0	1970	जिले	टिन , खाद्य ग्रेड	1 कि.ग्रा.	24000	17000	0.15	20020401	

नक	त्रग	अनु	वर्ष	उत्पाद	इकाई	न्युततम मुहर बडे पैमाने पर	कारे पैमाने पर	इकाई दर	प्रकालनं तिथि
ਸ਼ੇ. 5759	0	0	1994	हिमन रोधी शीतक	एक लिटर	29000	22000	0.22	20020401
5780	0	0	1980	निजतया निरापद विद्युत-उपकरण तथा सिकट	१ उपकरण	24000	17000	14.4	20020401
5852	0	0	1996	फुटवियर के लिए संरक्षी इस्पात की पंजा टोपी	100 जोड़े	24000	17000	3.6	20020401
5884	0	O	1993	गुच्छेदार जनी कालीन	1 वर्ग मीटर	24000	17000	0.75	20020401
5894	0.	0	1980	रेगमार के लिए रबड़ होज़	100 मीटर	33000	26000	28.8	20020401
5950	. 0	0	1984	शॉट फायरिंग केबल	100 मीटर	27000	20000	0.35	20020401
5996	0	0	1984	सूती बेल्टिंग डक्स	1 य्न	24000	17000	86.4	20020401
6003	0	0	1983	पूर्व प्रतिबलित कंक्रीट के लिए दाँतेदार तार	१ टन	24000	17000	8.65	20020401
6006	0	C	1983		एकं टन	36000	29000	17.3	20020401
6022	0	C	1994		१ कि.ग्रा.	24000	17000	1.1	20020401
6031	0	(1971	कैलशियम प्रोपियोनेट, खाद्य ग्रेड	1 कि.ग्रा.	24000	17000	·0.15	20020401
6036	0	(1987	एल्जीनेट दन्त छाप सााग्री	. 1 कि.म्रा.	24000	17000	0.75	20020401
6037	0		1970	जिंक ऑक्साइड-यूजिनोल दंत छाप पेस्ट	1 कि.ग्रा.	24000	17000	0.75	20020401
6047	0		0 1970) अधिमार्जन पाउंडर	एक टन	24000	17000	21.6	20020401
6071	0		0 1986	 सीसा-अम्ल बैटरियों के लिए संश्लेषित बैटरी सेपरेटर 	1000 अदर	57000	48000	2.9	20020401
6073	Q		0 1971	। फर्श और छत बनाने के लिए ऑटोक्लेब प्रबलित सेल्युलर कंक्रीट	10 वर्ग मीटर	24000	17000	2.9	20020401
C4 06	0		0 197	· · · · · · · · · · · · · · · · · · ·	एक टेबल	24000	17000	86.4	2002040
61 0 6 6135			0 198	·	1 टन	24000	17000	0.75	2002040
			01.400	7 सोडियम कार्बोनेट (मोनोहाइड्रेट)	1 टन	24000	17000	0.75	2002040
6155			0 198		100 लिटर	29000	22000	28.8	2002040
6177			0 198		100 जोड़े	24000	17000	3.6	2002040
6218			0 197		1 वर्ग मीटर	24000	17000	2.9	2002040
6248 8311)	0 197	\ _C \ 	एक किलो लिटर	27000	20000	21.6	2002040
631	5 (0	0 199	*	1 अदद	2400	17000	4.35	2002040
838	_	0	0 19	78 सेकरीन, खाद्य ग्रेड	१ कि.ग्रा	2400	0 17000	0.35	2002040

भारत	ोय	भा	п ;	मन्	वर्ष			TOKANA YANA	1 20, 1926 	[Part	II—SEC. 3(ii)]
मानव सं.	ñ					उत्पाद	इकाई	न्युतातमः बडे पैमाने पर	पुरुरांकम झुल्क छोटे पैमाने य	इकाई <u>र</u>	दर प्रचालन तिथि
	392 106		0	0 1		इस्पात -पाइप फ्लैंज	1 अदद	24000	17000	. 1.4	
04	100	(J	0 19	994	चमकीला नीला, एफ सी एफ, खाद्य	ग्रेड 1 कि.ग्रा.	24000	17000	1.	
64: 64:		0		0 19		एल्यूमीनियम फॉस्फाइड निमित्तियाँ	१ टन	29000	22000	57.	6 20020401
•	**	U	1	0 19	79	सल्फर भुरकन पाउडर	1 टन	24000	17000	7.2	
644	16	0	(19	36	अभ्रक रोधित तापन एलीमेंट	100 अदद	30000	04000		
647	•	0	0	197	71	स्पेक्ट्रामीटर (विद्यार्थियों के लिए)	1 अदद	36000	24000	2.9	20020401
659		0	0	197	2	इलैक्ट्रिक सिरोलोजिकल वॉटर बाय	एक अदद	27000	29000	24	20020401
659	5	1	0	199	3	कृषि प्रयोजनों के लिए स्वच्छ ठन्डे,ताज पानी के लिए क्षैतिज अपकेन्द्री पम्प	ी पम्प	27000	20000	21.6 4.35	
6639	9	0	0	197	2 1	इस्पात संरचना के लिए षटकोणीय कार	ाले 1 टन	27000	20000	21.6	20020401
6701		0	0	1985	5 2	गस्टन फिलामेंट अन्य विद्युत लैम्प	100 लैम्प	36000	29000	0.9	20020401
6750		0	0	1985	: з	न्तर् <mark>दाही इंजन के</mark> लिए सिलिंडर अस्तर	एक अदद	27000	20000	0.22	20020401
6793	(0	0	1996	4	यूमैरिक अम्ल, खाद्य ग्रेड	1 कि.ग्रा.	24000	17 00 0	245	
6887	()	0 1	986	डे	चर आधारित पॉलीमर रेज़िन	१ कि.ग्रा.	20000	14000	0.15 0.75	20020401
6901	0)	0 1	988	4	ल्डिंग, कटिंग तथा संबंधित प्रक्रियाओं प्रयुक्त गैस सिलिंडरों के लिए दाव प्लेटर	1 अदद	24000	17000	2.9	20020401
6937	0		0 1	9 97		रोपरि प्रोजेक्टर	1 अदद	49000	41000 -	7.2	20020401
6994	1		0 19			द्योगिक सुरक्षा दस्ताने	100 जोड़े	20000	14000	7.2	20020401
7079	0		0 19			वल द्रवचालित ब्रेक होज़	100 अवद	36000	29000	7.2	20020401
7092	1		0 19	92	सिच मिश्र	ार्ड प्रयोजनों के लिए एत्युमीनियम घातु की नलियाँ (बेल्डित नलियाँ)	1 टन	29000	22000	72	20020401
7092	2		0 19	87	सिंच	ार्ड प्रयोजनों के लिए एल्युमीनियम धातु की नलियाँ (बहिवेंधित नलियाँ)	1 ਟੌਜ	29000	22000	72	20020401
7098	1	{	0 198	38	1100 के लि) बोल्ट तक की कार्यकारी वोल्टता ए क्रॉस लिंक वाले पॉलीइथाइलीन ारोथी पीवीसी ढके हुए केबल	१०० मीटर	33600	26000	3.6	20020401
098	2	0	198			एल पी ई केबल (3.3-33 कि.वाट)	100 मीटर	3300ó	26000	14.4	20020401
121	0	0	197			राइल डब्ल्यू डी पी	1 टन	24000	17000	28.8	20020401
	0	0	1993			के लिए तेल	100 लिटर	24000	17900		20020401
173	0	0	1989	खं ———	ॉचद	र पैन-हैंड-टेपिंग स्क्रू	एक क़ि.ग्रा.	36000		•	20020401

7 .								कंट गास	इकाई दर	प्रकारन
तीय भ त्या i.	ाग	अन्	a	र्च	उत्पाद	इकाइ	म्युत्ततम मृहर बडे पैमाने पर	<u>कोटे पैमाने पर</u>	perip ut	तिथि
7193	0	0	199		जँच रेशे से बने कोलतार पिच था बिटुमन नमदे	100 मीटर	27000	20000	5.8	20020401
7231	0	() 194		नास्टिक की धावन टंकियाँ बाल्वरहित साइफन नुमा)	1 टीकयाँ	27000	20000	0.75	20020401
7233	0	(0 19	91 2	.,4-डी इथाइल इस्टर, तकनीको	एक टन	240 00	17000	288	20020401
7285	0		0 19	F 88	त्थायी तथा उच्च दाब द्रवीय गैसों के लिए नोड़ रहित मैग्नीज़ इस्पात सिलिंडर	1 सिलिंडर	120000	84000	8.65	20020401
7312	O)	0 19	9 93 1	वेल्डित अत्य कार्बन इस्पात घुलित एसिटिलीन गैस सिलिंडर	1 सिलिंडर	120000	8 400 0	8.65	20020401
7328	C)	0 19	992	संचकन तथा बहिर्वेधन के लिए उच्च तन्यता पॉलिईथाइलीन सामग्री	१ टन	3 300 0	26000	14.4	20020401
7347	(0	0 1	974	कृषि कार्यो में छिड़काव और ऐसे की उपयोगों के लिए छोटे साइज की स्पार्क प्रज्वलन इंजनों की कार्यकारिता	१ इंजन	36000	29000	1.8	20020401
7371		0	0 1	982	स्टेनलैस स्टील के संफ्टी रेजर ब्लेड	1000 ब्लेड	26000	18000	1.45	20020401
7372		0	0 1	995	मोटर वाहनों के लिए सीसा-अम्ल संचायक वैटरियाँ	1 अदद	29000	22000	0.75	200 20401
7402		0	0 1	986	पेयजल के लिए फिल्टर	एक फिल्टर ं	24000	17000	0.3	20020401
7406		1	0 1	1984	उर्बरकों की पैकिंग के लिए परतदार जूट के बोरे	100बोरे	24000	17000	1.45	20020401
7452	:	0	0		दरवाजो ,खिडिकयो तथा संवातन के लिए तप्त वेल्लित इस्पात खंड	ा टन	24000	17 00 0	11. 55	20020401
7454	ı	0	0	1991	पहिएदार कुर्सी मुड़ने वाली , हटाए जा सकने वाले हैंडल तथा पायदान	1कुर्सी	26000	18000	4.35	20020401
- 100	•	•	•	1994	प्रेशर कुकरों के लिए खड़ के गास्केट	100 गास्केट	24000	17900	1.45	2002040
7466 75 7		0		1986	·	1 अदद	24000	17000	2.4	2002040
758	6	0	O	1975	्र खानों के लिए घर्षण टेक	1 अंदर	2400	0 17000		2002040
759		1		1986		एक स्प्रेयर	_ 3300	0 26000	5.8	2002040
762	20	1	0	1986	उपकरण	एक मशीन	4200	o - 3500 ⁰	216	2002040
					भाग । यांत्रिक तथा विद्युत सुरक्षा अपेक्षा	Ţ				
769		0		198	8 स्माइगोमैनोमीटर एनरॉयड टाइप	1 मीटर	2400	00 17000	2.9	2002040

भारतीय	भा	ग -	अनु	वर्ष			CICAHATANA	20, 1920	[PART	II—Sec. 3(ii)]
मानक सं.	•••	•	બ નુ	વવ	उत्पाद	इकाई	न्युततम मु बडे पैमाने पर	हरांकन शुस्क छोटे पैमाने पर	इकाई	दर प्रचालन तिथि
7650	3	0	0	1975	वेल्डिंग तथा कटिंग के लिए मेनुअल ब्लोपाइप	1 अदद	24000	17000	1.4	
7834	1	1	0 1	987	जल पूर्ति के लिए विलायक सीमेंट जोड़ो के साथ अन्तःक्षेपण संचकित पीवीसी पाइप	100 अदद	24000	17000	7.2	2 20020401
7903	C)	0 1	995	उच्च घनत्व पॉलीइथाइलीन बुने कपड़े से बने तिरपाल	100 वर्ग मीटर	24000	. 17000	5.8	20020401
7913	0		0 19	975	आद्यात वेधन का समेकन स्टेम	1 समेकन स्टैम	24000	17000	1.45	20000404
7933	0		0 19	75	घरेलू प्रयोजनों के लिए लचकीले पॉलीयूरीथेन फोम	1 कि.ग्र.	24000	17000	0.45	
7948	0		0 19	87	फेन्थियन पायसनीय सांद्र	100 लिटर	29000	22000	28.8	20020401
7976	0		0 19		फोरेट , तकनीकी	एक टन	29000	22000	144	20020401
8025	0		0 199	90	मोनोक्रोटोफॉस तकनीकी	एक टन	29000	22000	288	20020401
8028	0		0 198		क्येनालफॉस , ई सी	100 लिटर	29000	22000	28.8	20020401
8029	0	(198	15 1	क्वनालफॉस , भुरनक चूर्ण	1टन	24000	17000	7.2	20020401
8034	0	(198	9 (व च्छ ठंडे ताजे पानी के लिए तमञ्जय पम्पसेट	एक पम्पसेट	27000	20000	14.4	20020401
8035	0	0	1970	5 उ	थले कुएँ के हथबरमे	१ पम्प	: 24000	17000	1.45	20020401
8072	0	0	1984		बनालफॉस, तकनीकी	एक टन	29000	22000	144	20020401
8074	0		1990		नोक्रोटोफॉस डब्ल्यू एस सी	100 लिटर	29000	22000	28.8	20020401
3144	0	0	1997	बर्	देशीय शुष्क बैटरियाँ	1000 अदद	27000	20000	1.45	20020401
3187	0	0	1976	डी	-टाइप फ्यूज (केवल फ्यूज लिंक)	100 फ्यूज	41000	34000	3.6	20020401
3187	0	0	1976	डी- तथ	टाइप फ्यूज (फ्यूज आधार ा कैरियर समुच्चय)	100 एक पोल प्यूज बेस	41000	34000	3.6	20020401
255	0	0	1976	वाह वाह	नों के लिए नम्य, भार-वहन करने ने पॉलीयूरीथीन फोम यौगिक	एक कि.ग्रा.	33000	26000	0.75	20020401
	0	0	1976		सीडीमेटॉन-मिथाइल, ई सी	100 लिटर	29000	22000	28.8	20020401
	0	0 '	1986		गोबियम टीके	1 कि.ग्रा.	27000	20000	0.15	20020401
275 (0	0 1	976	सूक्ष्य	दर्शी यंत्र के लिए आईपीस	1 अदद	24000	17000	4.35	20020401
909 C)	0 1	993	के रि	तरोधी केबलों के ऐल्युमीनियम चालक गए संपीडन टाइप नलिकाकार ल सिरे	एक टन	24000	17000	288	20020401

भारतीय भागक सं.	भाग	अनु	वर्ष	उत्पाद	इकाई	न्युततम मुहर बहे पैमाने पर	कन शुल्क छोटे पैमाने पर	इकाई दर	प्रचालन तिथि
8311	0	0	1976	उपकरण ज्यूबेल	100 अदद	24000	17000	0.3	20020401
8329	o	0	2000	जल, गैस तथा मलजल के लिए अपकेन्द्री ढलकों (स्पन) तन्य लोहे के दाव पाइप की विशिष्टि	एक टन	72000	60000	14.4	2 00 20401
8360	0	0	1977	पेयजल की आपूर्ति के लिए रिचत एचडीपीई फिटिंगे	1 मी.टन	57000	48000	144	20020401
8421	0	0	1977	द्रवचालित धुनियाँ	1 थुनी	29000	22000	21.6	20020401
8423	0	0	1994	अग्नि शमन के लिए नियंत्रित परकोलेटिंग होज़	100 मीटर	24000	17000	11.55	20020401
8427	0	0	1989	धान की भूसी अलग करने की मशीन के लिए खड़ रोल	1 अदद	24000	17000	1.45	20020401
8442	0	0	1977	अग्नि शमन के लिए स्टैंड पोस्ट टाइप जल मॉनीटर	1 मॉनीटर	36000	29000	21.6	20020401
8445	0	0	1991	कारबेन्डाजिम (एम बी सी), तकनीकी	1 टन	29000	22000	288	20020401
8448	0	0	1989	स्वचल लाइन बोल्टता करेक्टर (घरेलू उपयोग के लिए स्टेप टाइप)	1 अदद	2 4000	17000	1.45	20020401
8462	0	0	1977	स्ट्रेलाईजर, सुवाह्य उच्चांधर दाब टाइप	एक स्ट्रेलाईजर	42000	35000	21.8	20020401
8472	0	0	1998	पम्प-पुनर्योजी स्वच्छ ठंडे पानी के लिए	१ प्रम्य	42000	35000	2,4	20020401
8467	0	0	1977	फोसालोन, ईं सी	100 लिटर	29000	22000	28.8	20020401
8488	0	0	1977	फोसालोन, तकनीकी	एक टन	29000	22000	72	20020401
8498	0	0	1977	टेमफॉस, ई सी	100 लिटर	29000	22000	28.8	20020401
850 3	0	0	1986	आई. सी. इंजनों के लिए एस्युमीनियम मिश्रधातु के पिस्टन	एक पिस्टन	33000	26 000	0.??	20020401
8522	0	0	1977	रासायनिक कारतूसनुमा श्वसित्र	1 सेंट	42000	35000	1.45	20020401
8523	0	0	1977	श्वसित्र, कनिस्तर टाइप (गैस-मास्क)	एक पूरा सेट	24000	17000	4.35	20020401
8541	0	0	1993	फर्श की पॉलिश, पेस्ट	एक कि.ग्रा.	24000	17000	0.15	20020401
8598	0	0	1987	पट्टा वाहकों के लिए आइडलर और आइडलर सेट	एक आइडलर	24000	17000	7.2	20020401
8708	0	0	1978	मैनकोज़ेब जल परिक्षपणीय चूर्ण सांद्र	एक टन	24000	17000	28.8	20020401
8737	0	0	1995	नये निर्मित एल मी जी सिलिंडरों के लिए खाल्व फिटिंगें	1 वाल्य	24000	17000	0.35	20020401
8749	0	0	2002	गो बर गैस स्टोव	1 गोबर गैस स्टोव	26000	18000	1.45	20020401

भारतीय	47-									—SEC. 3(II)]
भारताय मानक सं.	भा	•1	अनु	वर्ष	उत्पाद	इकाई	न्युततम मृह बडे पैमाने पर	रांकन शुल्क छोटे पैमाने पर	इकाई द	र प्रचालन तिथि
877	6	0	0 1	988	5-लिटर तक की जल क्षमता वाले एल पी जी सिलिंडरों की वाल्व फिटिंगें	एक वाल्व	24000	17000	0.35	20020401
878;	3 4	4	3 1:	995	निमञ्जने मोटरों के वांइडिंग तार भाग 4 - अलग-अलग तारों की वािशिष खंड 3 - पॉलिएस्टर और पॉलिप्रोपाइलीन वाइंडिंग तार	100 मीटर ट	42000	35000	3.6	20020401
8828	3 ()	0 19	996	1000 बो. से कम की वोल्टता के लघु एअर-ब्रेक परिपथ वियोजक	1 अदद	57000	48000	0.22	20020401
8887	0)	0 19	95	सड़कों के लिए बिटूमेन पायस (केशियोन टाइप)	एक टन	72000	50000	7.2	20020401
8931	0		0 19	93	ढ़लवा ताँबा मिश्रधातु की सजावटी विव टोंटियाँ तथा रोक टोंटियाँ	1- अदद	24000	17000	0.3	2 002 0401
8934	0		0 19	78	जल सेवाओं के लिए इलवा ताँवा मिश्रित सजावटी पिल्लर टोंटियाँ	1 अदद	24000 °,	17000	0.3	20020401
8944	0		0 197	78	क्लोरपाइरिफॉस , ई सी	100 लिटर	29000	22000	28.8	20000 101
89 5 9	0		0 197	8	फ्जूक्लोरेलिन , ई सी	1 00 लिटर	29000	22000	28.8	20020401
8962	0		0 197	8	क्लोरमिक्यूट क्लोराइड जलीय घोल	1 00 लिटर	29000	22000	57.6	20020401
8963	0	ı	0 197	8 7	क्लोरपाइरिफॉस , तकनीकी	एक टन	29000	22000	172.8	20020401 20020401
9020	0	(200	2 t	गवर थ्रेशर, सुरक्षा अपेक्षाएं	1 थ्रेशर	24000	17000	21.6	
9 0 31	0	(199	2 हे	टेलीप्रिन्टर पेपर पेज रोल्स	100 रोल्स	49000	38000	7.2	20020401
9079	0	(1989	9 9	र्हिष प्रयोजनों के लिए स्वच्छ,ठंडे, ताजे गनी के लिए मोनोसेट पम्प	1 मोनोसेट पम्प	2 700 0	20000	7.2	20020401
9103	0	0	1979		न्क्रीट के लिए अधि मिश्रण	1 किलोलिटर /एक टन	49000	38000	43.2	20020401
9121	0	0	1979	(₹	स सिलिंडरों के वात्व चैकिंग टाइप साइज 2) टेपर चूड़ियों के लिए नरीक्षण गेज, 16 में एक टेपर	1 गेज	24000	17000	14.4	20020401
9128	0	0	1999	भा	ारी कार्य के लिए शुष्क बंटरियाँ	1000 अदद	2700 0	20000	1.45	20020401
9138	0	0	1979	एं	नोटोबैक्टर क्रोकोकम टीके	1 कि.गा.	2 700 0	20000	0.15	20020401
9165	2	0	1992	भा	का लगाने वाली सुइंयाँ ग 2 आईंड नीडल साडज कार और आयाम	1000 सुईयाँ	5700 0	48000	36	20020401
9 282	0	0	2002		न <mark>ंबन के लिए</mark> तार की रस्सियाँ र ल ड़े	एक टन	29000	22000	72	20020401
9294	0	0	1979		र ब्ले डों के लिए अतप्त वेल्लित क्लेस इस्पात की पत्तियाँ	एक टन	20000	PT000	36	20020401
9295	0	0	1 98 3	खाँ	वदार वाहक पट्टी के लिए आइडलरों	एक टन	24000	17000	7.2	20020401

ोय क	भाग	अनु	वर्ष		उत्पाद	इकाई -	न्युततम मुहरां खडे पैमाने पर	हत् रहक होटे पेमाने पर	इकाई दर	प्र चारम तिथि
	•	0	1990	१ गहर	राई से पानी निकालने के हंथबरमे	1 पम्प	29000	22000	4,35	20020401
301	0		198	4 কুল	वा लोहे के पेंच रोक वाल्व	एक वाल्य	24000	17000	1.45	20020401
WE4	0		198		ा चैक वाल्य नक्लोर ई सी	100 लिटर	29000	22000	28.8	20020401
1354 1355	0		198		ट्राक्लोर तकनीकी	एक टन	29000	22000	5 7.6	20020401
356	0		198		े ट्राक्लोर, ई सी	100 लिटर	. 29000	22000	28.8	20020401
9358			0 198		इऐलेट, ई सी	100 लिटर	29000	22000	28.8	20020401
9359			0 199		ारेट दाने कैपसूल में बंद	एक टन	29000	22000	72 72	20020401
9360)	0 19	80 व	तरबोफ्यूरेन दाने कैपसूल में बंद	1 टन	29000	22000 22000	28.8	20020401
9362	2 (מ	0 19	80 =	यूटाक्लोर दाने	1 ਟਜ	29000 29000	22000	72	20020401
9370	י כ	0	0 19		लंडेन दाने	एक टन	29000	22000	2.9	20020401
939	6	1	0 19	187 T	ब्राद्य तथा ड्रिंकस्टिन प्लेट के लिए ग्रेल खुले टाप के सेनिटरी	एक टन	29000			
945	9	0	0 19	7 08e	कठोर सीमेंट पेस्ट, मोटार तथा कंक्रीट की लम्बाई परिवर्तन के मापन में प्रयुक्त उपकरण	एक उपकरण	42000	35000	14.4	20020401
947	73	0	0 1		फिल्टर टाप विविक्ट द्र व्य रेस्पिरेटर	100 अदद	36000	29000	14.4	20020401
95:		0	0 1		चक्का और श्रीखंड	एक टन	24000	17000	14.4 4.35	20020401
95		4	0 1	983	विद्युत संस्थापनों के लिए विद्युतरोधी सामग्री की अनम्य स्वतः रिकवरिंग नलिकाकाद तार-नलियाँ	100 मीटर	49000	41000		20020401
95	62	0	0	1980	पुलिस फोर्स के लिए अधात्विक हेलमेट	एक हेलमेट	`24000		0.35 1.45	20020401
	63	0	0	1980	कार्बन मोनोक्साइड फिल्टर सेल्फ रेस्क्यूअर	1 अदद	24000	17000		
•		0	n	1980	ट्राइडीमोर्फ पायसनीय सान्द्र	100 लिटर	29000		28.8	20020401
	656 665	0		1981	परपाम्थ्सर, ई सी	100 लिटर	29000			20020401
	758	0		1981	शौचालयों और मूत्रालयों के लिए	एक अदद	3300	o· 26000	2.3	
g	762	0	0	1994	सपाट वाल्व फ्लोट वाल्व के लिए पॉलीइथाइलीन फ्लोट (गोलाकार) पॉलीइथाइलीन फ्ल	100 अ दद नोट	2900			20020401
•	9815	1	0	1994	सर्वो मोटर चालित लाइन वोल्टता	१ अदद	2400	00 1700		
		_	^	2003	करेक्टर 3 क्लोरीन गोलियाँ	1000 गोलियँ	† 2400	1700		
	9825 9836	0		1981		एक अदद	720	00 6000	0 6.5	2002040

भारतीय						:NIDER 11, 2004(A)	O'CHIMIMIN'S	O, 1926	[PART]	II—Sec. 3(ii)]
नाःताय मानकं सं.	87	गि	अनु	वर्ष	उत्पाद	इकाई	न्युतसम् म् बडे पैमाने पर	रांकन शुस्क छोटे पैयाने पर	इंकाई	दर प्रचास तिथि
985	7	0	0	1990	वेल्डिंग परिपथ में प्रयुक्त एक कोर की नम्य तारें	100 मीटर	33000	26000	3.0	
9937		0	0 1	981	सुवाह्य मिथेनोमीटर (विद्युत टाइप)	१ अदद	24000	17000	44	
9968	3	1	0 1	988	1100 वोल्ट तक की कार्यकारी वोल्टता के लिए इलास्टोमर विद्युतरोधी तार	100 मीटर	27000	20000	14.4 0.35	
9968	:	2	0 2	002	3.3 कि वो से 1100 वोल्ट तर्क की कार्यकारी वोल्टता के लिए इलास्टोमर विद्युतरोधी तार	100 मीटर ्र	33000	26000	14.4	20020401
9971	C)	0 19		लेक्टिक अम्ल, खाद्य ग्रेड	एक मीट्रिक टन	36000	29000	288	20020401
9974	1		0 19	81	एच पी एस वी लैम्प	एक लेम्प	7 200 0	60000	1.45	20020401
10027	0		0 19		650 वो ए सी तक की वोल्टता के लिए वायु वियोजक स्विचों की संयुक्त यूनिट तथा पुन: तार जोड़ने वाले फ्यूज़	एक स्विच	36000	29000	0.75	20020401
10080	0		0 198	B2 7	ढलाई मानक सीमेंट के मोटोर घन (केवल घन साँचे) के लिए कंपन मशीन	एक अदद	29000	22000	1.1	20020401
10086	0		0 198		सीमेंट तथा कंक्रीट के परीक्षण में ग्युक्त साँचे	एक अदद	29000	22000	1.45	20020401
10119	C		0 198	2 स व	थल पर प्रयुक्त होने वाले तैयार वीटनाशी	100 लिटर	24000	17000	7.2	20020401
10204	0		0 200	1 सु	वाह्य अग्निशामक यांत्रिक फोम वाले	एक अग्निशामक	24000	17000	1.45	20020401
10212	1		0 1986	3 ਕ ਇ	गवसायिक उच्च विस्फोटकों के गए रेशों के नालीदार वक्सें	100 वक्सें	24000	17000	2.9	20020401
0243	0				4-डी इथ्रांडल इस्टर, इं सी	100 लिटर	29000	22 00 0	28 .8	20020401
0319	0				रियॉन, ई सी	100 लिटर	2700 0	20000	28.8	20020401
0322	5	1	1985	स्थि तंग	गर-सामान्य प्रयोजनों के लिए य पुंज	एक फिटिंग	30000	24000	1.45	20020401
322	5	2	1985	झि	रीदार लैम्प पुंज	एक अदद	36000	29000	2.9	20020401
322	5	3	1987	मार के वि	र्ग तथा सड़क पर प्रकाश व्यवस्था लए लेम्प पुंज उपकरण	एक अदद	30000	24000	2.9	20020401
322	5	5	1987	फ्ल	ड लाइट	एक अदद	30000	24000	2.9	00000 10
350	0	0	1993	पाउ	डर हेयर डाई	एक कि.ग्रा.	24000	17000		20020401
369	0	0	1982	इथीर	यॉन तकनोको	एक टन	29000	22000	1.1	20020401
577 ()	0	1982	लाँस	कर्तन पाइप	1 टन	24000		288	20020401
592 ()	0	1982	औद्यो आई। इकाई	एवं फेस फव्वारे तथा सम्मिलित	1 अदद				20020401 20020401

तीय क	भाग	इण्ड -	7	वर्ष		इत्याद	इकाई	न्युततम मृहरा बडे पैमाने पर	क्त शुल्क छोटे पैमाने पर	इकाई दर	प्रवासन तिथि
0617	1		0	1983	वायु	रूद्ध संपीडक - उच्च ः- तापमान	1 संपीडक	30000	24000	2.9	20020401
				1983	अन्	प्रयोग समूह रूद्ध संपीडक - मध्यम - तापमान	1 संपीडक	30000	24000	2.9	20020401
0617		•			अन्	प्रयोगं समूह न तापमान अनुप्रयोग समूह	एक संपीडक	30000	24000	2.9	20020401
0617	•	3		1983			1 टर्न	41000	34000	17.3	20020401
10633	3	0	0	1999		स्पति		24000	17000	43.2	20020401
10647	7	0	0	1983	व्ही	ल वियरिंग यीज	एक टन	_	22000	28.8	20020401
1065	В	0	0	1999	্য জ	न्द्र क्षमता के शुष्क पाउडर ग्निशामक (ट्रॉली आरोपित)	एक अग्निशामक	29000	22000	20.0	
1066	5	0	() 198		निकों के लिए घुटने तक के रबड़	1 जोड़ा	30000	24000	0.3	20020401
1073	33	0	,	0 198	3 ह	त्सुरक्षा जूते बद्युतबद्ध् मार्ग और रेल के रबड	100 मीटर	29000	22000	21.6	20020401
1075	58	0		0 196	१३ में	ह टॅकर होज ध रहित किए गए (डियोडाइराजिंग)	100 लिटर	30000	24000	7.2	20020401
107	75	0		0 19		वं रोगाणु नाशी तरल तरीर पर धारण किए जाने वाले	एक अवर	30000	24000	1.45	20020401
,						हियरिंग एड				. 0,75	20020401
108	905	0		0 19		कृषि प्रयोजनों के लिए अपकेन्द्री पम्पों के फुट बाल्ब	1 फुट वाल्व	24000	17000		20020401
108	340	0		0 19	94	बनस्पति के लिए ब्लो संचकित एचडीपीई कंटेनर	100 कंटेनर	27000	20000		
10	891	1		0 1		रस्सियों के हवाई मार्गो के लिए इस्पात की तार रस्सियाँ- बुलाई रस्से	एक टन	41000	34000	57.6	20020401
10	908	C)	0 1	991	द्रवित पैट्रोलियम गैस के लिए नम्य	100 मीटर	2900	22000	3.6	20020401
						रबड़ की टयून				0 28.8	20020401
			n	ο .	084	जिरम सी एस	- 100 लिटर	2900	0 2200		
	1010		0			बिजली के पंखों के लिए रेग्यूलेटर	एक रेग्यूलेटर	2900			
	1037		0		1984		एक टन	2400			20020401
1	1060		0		1984	ं ० ० व्यापन स्वयान सेक	1 टन	2400	00 1700	00 36	20020401
1	1087		0		1986	प्रिंटिंग के लिए कागज	१ दरबाजा	360	00 2900	00 24	20020401
	1188		1		1991		ने एक जोड़ी जू	ते 360	00 290	00 0.7	5 2002040
•	11225	5	0	Ū	1960	वाली महिला कामगारों के लिए चमड़े के सुरक्षा जूते			noo 200	noo 0.	45 2002 040
	1122	6	0	0	1993	० ० ० — चे च्या नगरे के	एक जोड़ी	270			

भएतीय मानक	भाग	अनु			इकाई	GRAHAYANA	रांकन शुस्क		I—Sec. 3(ii)
सं.						बड़े पैमाने पर	होटे पैमाने पर	इकाई र	र प्रधालन तिथि
11 2 46	0	0	1969	काँच रेशा प्रबलित पॉलिएस्टर रेजिन (जीआरपी) स्क्वेल्टिंग पिन	1 स्क्बेटिंग पैन	29000	22000	0.6	2002040
1248	0	0	1995	वर्दियों के लिए पॉलिएस्टर मिश्रित सूट का कपड़ा	100 वर्ग मीटर	24000	17000	8.4	2002040
11352	0	0	1994	खाद्य तेलों तथा वनस्पति की पैकिंग के लिए नम्य पैक	1000 थैलियों	24000	17000	2.9	2002040
11480	0			एल पी जी के साथ प्रयुक्त घरेलू ग्रिलर	एक ग्रिलर	30000	24000	7.2	2002040
11536	0	0 1	997	प्रसंस्करित अनाज आधारित दूध छुड़ाने के खाद्य पदार्थ	एक टन	72000	60000	144	20020401
11722	ď	0 1	986	पतली दीवार के नम्य शीघ्र युग्मन पाइप	एक टन	24000	17000	21.6	20020404
11784	0	0 1	986	कारबराइल बी एच सी (गामा) दाने	एक टन	36000	29000		20020401
11785	0	0 1	986	कैप्टन डब्ल्यू पी	एक टन	24000	17000	86.4 28.8	20020401
11879	0	0 19	986 1	बिजली के भाप कुकर	एक अदद	49000	41000	20.8	20020401
11913	0	0 19	5 88e	टरट ब्यूटाहाइड्रोक्विनॉन टी बी एघ क्यू	1 कि ग्रा.	49000	41000	1.2	20020401
11928	1	0 19	87 स वे	रामान्य सेवा हेतु मानव निर्मित धारो नि बंडल भाग 1 : सामान्य अपेक्षाएँ	एक अदद	49000	41000	6	20020401
1996	0	0 19	37 डे	ल्टामेथरिन ई सी	100 लिटर	29000	22000	28.8	20020401
1997	0	0 198	37 फे	नवेलरेट ई सी	100 ल़िटर	29000	22000	28.8	
2003	0	0 198	7 फे	नवेलरेट तकनीकी	एक टन	29000	22000	288	20020401
2004	0	0 198	7 अ	ाइसोप्रोटयूरॉन तकनीकी	एक टन	29000	22000	72	20020401
2015		0 198	7 सा	इपरमेथ्रीन तकनीकी	100 कि ग्रा.	29000	22000		20020401
2016 () (198	7 सा	इपरमेथ्रीन ई सी	100 लिटर	29000	22000	144	20020401
2109 0) (1987	के	द्योगिक उपयोगों के लिए हल्के कार्य लिए सिलाई मशीनों के शीर्ष की नान्य अपेक्षाएँ	एक अदद	33000	26000	57.6 2.2	20020401
225 0	o	1 9 97	जेट	अपकेन्द्री पम्प संयोजन	एक पम्प	27000	20000	7.0	
231 ე	0	1987	कृषि मे प्र	। पम्पों की चूषण एवं निकास नालियों युक्त अप्लास्टिकृत पी वी सी पाइप	एक कि ग्रा.	36000	29000	_ 、	20020401 20020401
232 1	0	1996	घूर्णी	छिड़काष यंत्र इन और चालन की अपेक्षाएं	एक छिड़काव यंत्र	29000	22000	1.45	20020401
34 0	U.	1986		गानी कार्य के लिए 'लास्टिक	एक वाल्व	24000			

100 रोल्स

0 1987 जोड़ मशीन / केल्कुलेटरों के लिए कागज के पेज रोल

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[भाग तीय	[[भाग	अ		वर्ष	उत्पाद	अपत्र : दिसम्बर 11	wante.	न्यूततम मुहर बडे पैमाने पर	किन शुस्क छोटे पैमाने पर	इकाई १	दर ¹	त्रवालन तिथि
(क i.								36000	29000	57	.6 2	0020401
2299	0)	0	1988	मीठा किया हुआ आंशिक मल	ाईरहित ए	ह टन	30000				
					दूध पाउडर छोटे प्रेआन [ं] सिलिंडरों के लिए	r 1	वात्व	42000	35000	0.	75 2	0020401
2300	()	0	1988	वाल्व फिटिंग		4.00	24000	17000	1.	.15 2	20020401
12337	,	0	0	1988	हस्तचालित उर्वेरक प्रसारक		क प्रसारक	41000	34000	7	72	20020401
12427		0	0	2001	षटकाोणीय शीर्ष वाले सम्प्रेष	एण टावर काबलै ए	क टन	41000				20020401
		2	c	1988	प्रवर्तन युक्तियाँ (दीप्ति स्टार	दंर के अतिरिक्तं) प	एक अदद	96000	72000) ·	1.8	3
1244	9	2		, , , , ,	भाग 2 कार्यकारी अपेक्षाएं		एक अदद	42000	29000	,	17.3	20020401
1245	51	0	(1988				57000	4800	0	120	20020401
1248	3	0		0 1988		••	्क किलो लिटर 100 मीटर	29000	-600	0	6.5	20020401
1249		0		0 1988	् संपीडित बायु के लिए ता (बस्त्रादि प्रबलित)	पस्थापी होज़	IUU HICK	2277			<u> </u>	20020401
					, <u>) — — — — </u> oru	न के अल्प	एक सिलिंडर	12000	0 8400	00	1.45	20020401
125	86	0		0 198	वेल्ड कार्बन इस्पात के गै	य सालंडर			n 290	00	8.65	20020401
125	592	0		0 200	2 पूर्व ढ़िलत कंक्रीट के मेन	होल	एक टन	3600	0 250			
		٠			ढक्कन और फ्रेम			0700	0 200	000	1.45	20020401
42	615	. 0		0 19	9 प्रेरण मोटर कर्जा दक्ष 3 प्राथन कर्जा दक्ष 3 प्राथम कर्जा 3 प्राथम कर 3 प्राथम कर्जा 3 प्राथम कर 3 प्राथम कर्जा 3 प्राथम कर्जा 3 प्राथम कर 3 प्राथम कर 3 प्राथम कर्जा 3 प्राथम कर 3 प्राथम कर 3 प्राथम कर्जा 3 प्राथम कर 3 प्राथम कर्जा 3 प्राथम कर 3 प्राथम क्राथम कर 3 प्राथम क्ष 3 प्राथम कर 3 प्राथम	केजी	एक कि वा	2700	,,			
12	.015	Ī			स्विवरल केज	र्रे किया अल्लिक	एक अद द	960	00 84	000	4.35	20020401
12	2640	1		0 20	घरेलू एवं समान प्रयोज- करंट चालित सर्किट वि भाग । समेकित अतिध सर्किट नियोजक	याजक						20020401
1	2640		2	0 2	001 घरेलू एवं समान प्रयोज करेट चालित सर्किट वि भाग 1 समेकित अति	त्रयाजक	एक अदद	960)000 ⁸⁴	4000	4.35	20020401
					सिंकट नियोजक			29	0000 2	2000	14.4	20020401
-	1265	0	0	0	989 खाद्यात्र की पैकिंग के	लिए जूट के	1 मीटरी टन					2002040
					बोरे , 50 किग्रा 1996 धूर्णी संचकित पॉलीः	धाइलीन के	100 लिटर ह	क्षमता 6	4000	48000	0.9	
	1270)1	0	0	जल भंडारण टेंक		एक कि ग्रा.	2	9000	22000	0.0	7 2002040
	127	09	0) 0	1994 जल पूर्ति और मलज् के लिए कॉंच तंतु वे	ाल के उपयोग के प्रबलित प्लास्टिक	एक।क आः					
					के पाइप		100 लिटर		29000	22000	28	
	127	' 51	1	0 0	1989 पैन्डीमिथेलिन ई सी		100 (तटर 100 लिटर		29000	22000	50	200204
	12	769		0 0	1989 थायोबैन्कार्ब ई सं		् एक फिल्टर		29000	22000	4.	35 200204
	12	785		0 (1994 छानक टाइप फिल्स		एक कि ग्रा		29000	22000	0	06 200204
		786		0 () 1989 सिंचाई उपस्कर - ^ए	ĭॉलिइथाइलीन पाइप	एक।काश्र					

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भारतीय		भाग	अनु	वर्ष	GAZETTE OF INDIA: DECE	11,2004/A	JIVAHAYANA 2	0, 1926	[PART I	[—Sec. 3(ii)]
मानक सं.		*14*1	વયુ	a	उत्पाद	इकाइ	न्युततम भू बडे पैमाने पर	हरांकन शुस्क छोटे पैमाने पर	इकाई	दर प्रचारान सिचि
1281	17	0	0	1997	स्टेनलैस स्टील, टक्करदार कब्ने	100 अदद	29000	22000	1.7	5 2002040 ⁻
1281	8	0	0	1992	बोरिंग /गहराई से पानी निकालने के कुउ के लिए अप्लास्टिकृत यूपीवीसी स्क्रीन और केसिंग पाइप	ों एकटन	36000	29000	72	
1282		0	0 1	1990	पूर्व परतदार पार्टिकल बोड	1 वर्ग मीटर	57000	48000	0.22	20000 101
1287:	-	0	0 1	990	कॉपर ऑक्सीक्लोराइड ओ पी	एक टन	24000	17000	7.2	20020401
12912	_	0	0 1		ब्रोमेडियोलान आर वी 0.005%	एक टन	29000	22000	374.4	
12913	3	0	0 1	990	ब्रोमेडियोलान सी वी	एक टन	29000	22000	374.4	
12915	i	0	0 19	990	एसीफेट, तकनीकी	एक टन	49000	41000	48	
12916		0	0 19	990	एसीफेट, एस पी	एक टन	29000	22000	1080	20020401
12931		0	0 19	990	अट्राजिन डब्ल्यू पी	100 कि ग्रा.	29000	22000		20020401
12933		1	0 19	192 3	चपटी प्लेट का सोलर संग्राहक	आवरण प्लेट का एक वर्ग मीटर	33000	26000	36 8.65	20020401
12933	2	2	0 19		वपटी प्लेट का सोलर संग्राहक के लए अवशोषक के लिए शीट	1 वर्ग मीटर	49000	41000	1,45	20020401
13021	1	l	0 199	पृ	लिकाकार प्रतिदीप्ति बत्ती के लिए एसी र्ति वाले इलैक्ट्रॉनिक बालास्ट गग 1 सामान्य और सुरक्षा अपेक्षाएँ	एक अदद	42000	35000	2.2	20020401
13021	2	!	0 199)1 ना पूर्व	लिकाकार प्रतिदीप्ति बत्ती के लिए एसी ति वाले इलैक्ट्रॉनिक बालास्ट ाग 2 कार्यकारी अपेक्षाएँ	एक अदद	57000	48000	2 .2	20020401
13049	0		0 1 9 9	िक	तप्त जल सेवा के लिए डायाफ्राम स्म (प्लास्टिक ढ़ाँचा) फ्लाट ग्रालित वाल्व	1 वाल्व	36000	29000	1.1	20020401
13056	0	(0 1994	। गह (वी	राई से पानी निकालने का हथबरमा एलओएम)	एक हथबरमा	29000	22000	4.35	20020401
13095	0	C	1991	साम् वार	गन्य प्रयोजन के लिए बटरफ्लाई ख	1 वास्य	30000	24000	28.8	20020401
3114	0	0	1 9 91	সল নাঁৰ	कल प्रयोजन के लिए गढ़ाई बाले 1 मिश्रषातु के गेट, ग्लोब, रोक बाल्व	1 वास्च	42000	35000	0.5	20020401
3138	0	0	1991		का नैफथाइल एसीटिक एसिड एसएल	एक टन	29000	22000	43.2	20020401
3186	0	0	1 9 91	सीट्रि	क एसिड, खाद्य ग्रेड	1 ਟੌਜ	42000	35000	12	20020401
3209	0	0	1 9 91	न मि	टने वाली स्याही	एक लिटर	29000	22000	20	20020401
3287	0	0	1992	अति। के हथ	रेक्त गहराई से पानी निकालने ।बरमे	एक पम्प				20020401

	-	log.				इकाई	न्युत्तम मुख	कन शस्क	इकाई वर	प्रवास
तीय भ क	संग	, अ	7	वर्ष	अपनि	•	बडे पैमाने पर	छोटे पैमाने पर		RAC
3333	Ó		۵	1992	कीटनाशक - मेट्रीब्युजीन डब्ल्यू पी	एक टन	49000	41000	288	20020401
3334	2				मखनिया दूध पाउडर भाग 2 अतिरिक्त ग्रेड	एक टन	36000	29000	28.8	20020401
3364	1		0	1992	व्युत्क्रमणीय, आन्तरिक दहन इंजन द्वारा चालित एसी जेनरेटर भाग 1 20 केबीए तक रेटिंग एल्टरनेटर	एक एल्टरनेटर	49000	41000	12	20020401
3385	Ċ)	0	1992	अग्निशामक — 50 लिटर क्षमता बाले पहिए पर लदे हुए पानी बाले गैस कार्ट्रिज टाइप	१ अदर	57000	48000	48	20020401
3 38 6	•	0	0	1992	अग्निशामक — 50 लिटर क्षमता वाले यान्त्रिक झाग टाइप	१ अदब	57000	48000	48	20020401
13422		0	0	1992	उपयोग के बाद फेकने वाले रबड़ के शत्य क्रिया दस्ताने	100 जोडे दस्ताने	36000	29000	1.45	20026401
13438		0	O	1992	एलीथ्रिन मच्छरनाशी कुंडली	5 डबल कॉयल वाले 100 बक्से	42000	35000	2.4	20020401
13439		0	(1992	एलीच्रिन मच्छर भगाने वाली मैट	30 मैट का एक बक	सा 24000	17000	0.15	20020401
		0			डेल्टामेथ्रीन डब्स्यू पी	एक मीटरी टन	3 6030		936	20020401
13457		0		0 1992		100 अदद	24000	17000	3.6	20020401
13487	7	0		0 1992	2 सिंचाई उपस्कर -उत्सर्जन गम	1000 उत्सर्जक	42000	35000	7.2	20020401
1348	8	0		0 199	2 सिंचाई उपस्कर - उत्सर्जन	100 मीटर	49000	41000	3.25	20020401
1358	4	0		0 199	पाइप तंत्र 3 विद्युत मशीनरी हेतु बुश सामग्री	्1 कि.ग्रा.	2900	22000	0.3	20020401
1359		0		0 196	१२ संबातन और वर्षा जल तंत्र के साथ भव के अन्दर निर्मित मल और अपशिष्ट निकासी तंत्र के लिए यूपीवीसी पाइप	न 100 कि.ग्राः	4900	0 41000	17	20020401
1370	03	2		1 19	33 अधिकृत व्यक्तियों द्वारा प्रयुक्त 1000 बोस्ट एसी और 1500 वो. डीसी फ्यूज़ों के लिए निम्न बोल्टता फ्यूज़	100 अदद	4900	41000	4.35	20020401
137	30	C)	0 19	93 कुण्डलन तारें (भाग 1 से 34) केवल पहले लाहसेंस के लिए न्यूनतम मुहरांकन शुल्क देय, परवर्ती लाहसेंस पर केवल डकाई दर दे	1 टन य	270	00 2000	57.6	
137	779	1	0	0 1	A AC	एक मीटर	165	000 14500	00 1.1	2002040
	785		0	o 1		एक कि.ग्रा.	290	000 2200	0 1.4	2002040

भद्धतीय मानक ंसं.	भाग		अनु	वर्ष	उत्पाद	इकाई	न्यूतातम म् बडे पैमाने पर	हरांकन शुल्क छोटे यैमाने पर	इकाई द	र प्रचालन तिथि
13790	0	ı		993		100 लिटर	29000	22000	172.8	2002040
13801	. 0	ı	0 1	993	चकोर सीमेंट कंक्रीट टाइले	10 एम 2	36000	29000	2.9	2002040
13849	0		0 1	993	सुवाह्य अग्निशामक , शुष्क पाडउर किस्म, भंडारित दाव	1 अग्निशामक	- 42000	35000	0.75	2002040
13947	2		0 19	993	निम्न बोल्टता स्विचगियर और नियंत्रण गियर भाग 2 सर्किट वियोजक	1 नम्बर	42000	35000	5.8	20020401
13947	3		0 19	93	निम्न बोल्टता स्विचगियर और नियंत्रण गियर	1 अदद	42000	35000	0.75	20020401
13947	4		1 19		निम्न वोल्टता स्त्रिचगियर और नियंत्रण गियर भाग 4 इलैक्ट्रोमैकेनिक संपर्क यंत्र और मोटर स्टार्टर	एक अदद	42000	35000	0.22	20020401
1 394 7	5	•	1 199	93	निम्न बोल्टता स्विचिगयर और नियंत्रण गियर भाग 5 नियंत्रण (सर्किट) उपकरण और स्विचन अवयव अनुभाग 1 विद्युत पांत्रिक नियंत्रण सक्तिट	एक अदब	42000	35000	0.35	200 20401
13983	0	0	199	4 E	बरेलू प्रयोजनों के लिए स्टेनलैस इस्पात की किचन सिंक	1 सिंक	36000	29000	0.75	20020401
3 99 7	0	0	199	4 ड्र	इम, बड़ा खुला सिरा	१ ड्रम,	42000	35000	0.75	20020401
4151	1	0	1994	। दि पो	छड़क सिंचाई तंत्र के लिए रिलीइथाइलीन पाइप	एक किग्रा	42000	35000	0.15	20020401
1151	2	0	1994	हि पॉ	ण्डक सिंचाई तंत्र युग्मक के लिए लिझ्याइलीन पाइप	एक सेट	49000	41000	0.25	20020401
158	0	0	1994	सि	पस्तुधिनी डब्स्यू पी	100 किया	49000	41000	345.6	20020401
182	0	0	1994	यूप प्रयु	गिवीसी पाइप और फिटिंग के साथ कुत विलायक सीमेंट	एक लिटर	49000	41000	0.2	20020401
183	0	0	1994	कर	तप हाइड्रोक्लोराइड एस पी	एक टन	42000	35000	660	20020401
184					तप हाइड्रोक्लोराइड, जी	एक टन	49000	41000	48	20020401
220 ()	0 1	994	खुल	ने कुएँ के निमञ्जनीय पम्पसेट	1 पम्यसेट	36000	29000		20020401
1 6 8 () (0 1	995	अले शिपि कंक्र	ोपित प्रतिबल विमोचित निम्न पेलन सात लड़ी वाले पूर्वप्रतिबलित ोट	1 मीटरी टन	84000	72000	28.8 2	20020401

स्तीय १ १ एक सं.	भाग	अर	₹.	वर्ष	उत्पदि	इकाई	न्युससम् भूहरांक बढे पैमाने पर छ	न शुस्क टे पेवाने पर	इकाई दर	प्रचातन तिथि
14276	0		0	1995	सीमेंट बंधित पार्टिकल बोर्ड	एक वर्ग मीटर	42000	35000	0.15	20020401 \(\times\)
14333	0	ı	0	1996	सीवर के लिए एच डीपी ई पाइप	१ कि.ग्रा.	84000	72000	0.18	20020401
14399	1		0	1996	तप्त दाब संचिकत तापद्द जी आर पी परिच्छेदी जल संग्रह टॅकियॉ	1 कि.ग्रा.	49000	41000	0.3	20020401
14402	c)	0		जी आर पी पाइप, जोड़ और फिटिंग	एक कि.ग्रा.	49000	41000	0.12	20020401
14409	()	0	1996	ू इथेफॉन विलयन	1 लिटर	36000	29000	1.6	20020401
14433		1		1997	शिशुओं के दूध छुड़ाने के पदार्थ प्रतिस्थापित भाग 1 दूध प्रोटीन आधारित	ा रन	120000	108000	43.2	20020401
14494		0	0	1998	खदानों में प्रयुक्त इलास्टोमर रोधित नम्य केबल	100 एम मीटर	33000 .	26000	14.4	20020401
4.4550		0	0	1998	थियोफिनेट मिथायल डब्ल्यू पी	१ कि.ग्रा.	36000	29000	0.25	20020401
14552 14846		0		2000	जल कल प्रयोजन के लिए स्लूस बाल्य	एक वाल्व (साइज 300 मिमी त	30000 कि)	24000	2.9	20020401
14846	ì	0	C	2000	जल कल प्रयोजन के लिए स्लूस वाल्य (350 से 1200 मिमी साइज)	एक वाल्य (साइज 350 मिमी से 1200	30000	24000	14.4 .	20020401
12981]	0	(1991	साधारण नमक आयरनफोटिफाइड	एक एमटी.	31000	25000	5	20020412
		0		0 1987	🗸 टेपर रोलर बेयरिंग	एक बेयरिंग	31 000	25000	0.25	20020413
12102 384		U	,	1966		1 कि ग्रा.	36000	29000	10	20020430
1488		0		0 200	 गैसीय इंथन की पूर्ति के लिए पालिईथाईलीन पाइप 	1 एम टी.	96000	84000	80	20020701
708	30	3		0 199		१ अदद	31000	25000	15	20020727
				196	0 1 3 3	1 माइक्रोस्कोप	36000	29000	30	2002072
520 ,319		4		0 200	- 3-3 2 for 5 for	1 सिलिडर	120000	84000	8.65	2002072

[फा. सं. -सीएमडी-4 :13:10] बलवंत राय, उप महानिदेशक

3

New Delhi, the 25th November, 2004

S. O. 3142.—In pursuance of sub-regulation (3) of regulation 6 of the Bureau of Indian Standards (Certification)
Regulations 1988, the Bureau of Indian Standards, hereby notifies the Marking fee for the products given in the schedule:

THE SCHEDULE

IS.No.	PT.S	ec.	Year F	Product	UNIT	MIN. MAR	RKING FEE	Unit	Enforcement
						Large Scale	Small Scale	Rate	Date
3829	2		0 1989	5 STEAM STERILIZERS,PRESSU AND VERTICAL CYLINDERICAL TYPE	re one sterilizer	24000	17000	86.4	20020401
3830	0	(0 1979	WATER STILLS FOR PYROGEN-FREE DISTILLED WATER	1 WATER STILL	24000	17000	86.4	20020401
3831	0	(1979	STERILIZER SHALLOW (DRESSING DRUM)	ONE STERILIZER	24000	17000	1.45	20020401
3832	0	C	1986	HAND OPERATED CHAIN PULLEY BLOCKS	1 CHAIN PULLEY BLDCK	24000	17000	14.4	20020401
3843	0	0	1995	STEEL BACK FLAP HINGES	100 PIECES	26000	18000	0.6	20020401
3865	0	0	1993	BEER	100 LITRES	24000	17000	7.2	20020401
3901	0	0	1975	ZIRAM, WDP	1 TONNE	24000	17000	28.8	20020401
3902	0	0	1975	DIMETHOATE, TECHNICAL	ONE TONNE	29000	22000.	144	20020401
3903	0 .	0	1984	DIMETHOATE, EC	100 LITRE	29000	22000	28.8	20020401
3944	0	0	1982	FLOW CUPS	1 PIECE	27000	20000	2.9	20020401
3975	0	0	1988	MILD STEEL WIRES, STRIPS AND TAPES FOR ARMOURING OF CABLES	O 1 TONNE	24000	17000	8.65	20020401
3976	0	0	20 03	PROTECTIVE RUBBER CANVAS BOOTS FOR MINERS	1 PAIR	30000	24000	0.35	20020401
3984	0	0	1967	OW-FLOUR BAGS	1 TONNE	24000	17000	14.4	20020401
3989	0	0	1984	CENTRIFUGALLY CAST (SPUN) IRON SPIGOT AND SOIL PIPES	1 TONNE	24000	17000	7.2	20020401
3993	0	0	1993	TRAYS INSTRUMENTS	ONE TRAY	24000	170 0 0	0.35	20020401
4003	1	0	19	PIPE WRENCHES . PART 1 GENERAL PURPOSE	1 PIECE	36000	29000	0.3	20020401
4003	2	0	1986	PIPE WRENCHES (HEAVY OUTY)	1 PIPE WRENCH	24000	17000	4.35	20020401

 NoPT.S		V.	e Dea	duct		UNIT	MIN. MARKI	NG FEE		nforcement ate
NoPT.S	ec.	r eu	r F F O	(IMCI			Large Scale	Small Scale	Rate	
	•	٥	1986	FOC	T VALVES FOR WATER	ONE VALVE	24000	17000	1.45	20020401
1038 ()	v	1500	wol	RKS PURPOSES	100 LITRE	24000	17000	7.2	20020401
100	0	0	1988	GIN		100 PIECES	24000	17000	7.2	20020401
1109	0	0	1967		AHIES	ONE PIPE WRENC	H 24000	17000	4.35	20020401
1123	0	0	1982		AIN PIPE WRENCHES			44.000	24	20020401
4135	0	0	1974	но	SPITAL RUBBER SHEETING	S 100 SQ. METER	49000	41000	24	
4 130	U	Ū				ONE DISCUS	24000	17000	0.45	20020401
4142	0	C	1967		CUS	100 PAIRS	24000	17000	1.45	20020401
4148	0	(1989		RGICAL RUBBER GLOVES	1 PIECE	30000	24000	0.35	20020401
4151	0	(1993	PR (M	OTECTIVE HELMETS OTORCYCLE RIDERS)			18000	0.35	20020401
.474	0		n 197	7 TY	PEWRITTER RIBBONS,	ONE SQ. METRE	26000	18000	0.00	
4174	U		J 13.	C	OTTON	ONE KILO LITRE	24000	17000	36	20020401
4199	0		0 199	-	QUID SOAP		27000	20000	2.9	20020401
4246	0		0 200	- 11	DMESTIC GAS STOVES FOR SE WITH LIQUEFIED ETROLEUM GASES		27000	20000	2.9	20020401
4250	0		0 198	30 E	LECTRIC FODD MIXERS	1 PIECE	21000	2000		
4250	Ī				IQUIDIZERS AND GRINDER	1 TONNE	24000	17000	7.2	20020401
4270	0		0 20	01 S V	TEEL TUBES USED FOR VATER WELLS		24000	17000	1.45	20020401
4283	0		0 19	81 H	OT AIR FANS	1 PIECE	24000	17000	0.15	20020401
4308	C		0 20	03 [ORY CHEMICAL POWDER FOR FOR THE PROPERTY OF TH	OR 1 KG FIRES	24000			6 20020401
					TECHNICAL	1 TONNE	29000	22000	201.	
4320	1)			THIRAM TECHNICAL	1 TONNE	24000	17000	7.2	
4322		0	0 1		ENDOSULFAN, DP	100 LITRE	29000	22000	28.	
4323		0	0 1	_	ENDOSULFAN, EC	0005	PE 24000	17000	2.9	20020401
4328		0	0 1	967	MONOCULAR DISSECTING MICROSCOPE			22000	14	4 20020401
4044		0	0 1		ENDOSULFAN, TECHNICAL	ONE TONNE	29000	24000	-7	.6 20020401
4344				1976	STEEL DOOR FRAMES	ONE TONNE	30000	14000		06 20020401
4351		0		1977	FIRE-RESISTANT BRATTIC	E 1 SQ. METRE	20000	14000		
4355	•	0	U	,	CLDTH	1 DISC	24000	1700	1.	45 2002040
436	6	1	0	1985	AGRICULTURAL TILLAGE-DISCS, PART-1 CONCAVE TYPE		DE 24000	1700	0 7	.2 2002040
	. 4	0	n	1967	PATHOLOGICAL MICROS	COPE 1 MICROSCO	JPL	4700		.65 2002040
438		-		1967	NON-TINTED OPTHALMIC	GLASS1000 BLANK	S 24000	., 50		- 000004
438	52	0	U	.55,	BLANKS	1 PIECE	24000	1700		2002040
438	36	0	0	1988		1 TONNE	24000	170	00 2	1.6 2002040
43	96	C	0	1981	BARIUM NITRATE FOR EXPLOSIVE AND PYROT COMPOSITIONS					

IS.No	PT	Sec	. Year	Product	UNIT	MIN. MA	RKING FEE	Unit	
								Onii	Enforc em ent Date
						Large	Small .	Rate	
						Scale	Scale		
4447	' ()	0 19	95 SODIUM BENZOATE, FOOD GRADE	1 KG.	24000	17000	0.15	20020401
4448	• •)	0 19	94 BENZOIC ACID FOOD GRADE	1 TONNE	30000	24000	00.4	
4449	C		0 198	88 WHISKIES	100 LITRE	24000		86.4	20020401
4450	0		0 198	88 BRANDIES	100 LITRES	24000	17000	7.2	20020401
4467	0		0 199	6 CARAMEL, PLAIN	ONE Kg.	24000	17000	7.2	20020401
4521	0		0 197	77 WIRE ROPE FOR OIL WELLS AND OIL WELL DRILLING	ONE TONNE	36000	17000 29000	0.15 86.4	20020401 20020401
4533	0		0 199	5 SUCTION APPARATUS	1 APPARATUS	24000	477000		
4588	0		0 198	6 RAW NATURAL RUBBER	1 TONNE		17000	8.65	20020401
4615	0		0 196	8 SWITCH SOCKET OUTLETS	100 PIECES	24000	17000	21.6	20020401
4665	2			(NON-INTERLOCKING TYPE)		24000	17000	2.9	20020401
4704	2		0 1984	OPERATED TOOLS		49000	38000	4.35	20020401
	0		0 1985	ALLOY	1 KG	24000	17000	14.4	20020401
4717	0	(1980	 ZINC OXIDE SELF-ADHESIVE PLASTER 	100 SQ. METRES	24000	17000	5.8	20020401
4723	0		1978	100. ONDER	1 KG	24000	17000	0.6	20020401
4752	0	C	1994	SODIUM METABISULPHITE, FOOD GRADE	1 KG	24000	17000	0.15	20020401
4766	0		19 8 2	THIRAM WDP	1 TONNE .	24000	17000	28.8	20020401
4783	0	0	1982	THIRAM SEED DRESSING FORMULATIONS	ONE TONNE	24000	17000	57.6	20020401
4832	1	0	1969	CHEMICAL RESISTANT MORTARS (SILICATE TYPE)	1 TONNE	29000	22000	28.8	20020401
4832	2	0	1969	CHEMICAL RESISTANT MORTARS PT-II, RESIN TYPE	ONE TONNE	29000	22000	28.8	20020401
4832	3	0	1968	CHEMICAL RESISTANT MORTARS PT-III SULPHUR TYPE	ONE TONNE	29000	22000	28.8	20020401
4923	0	0	1997	HOLLOW STEEL SECTION FOR STRUCTURAL USE	1 TONNE	24000	17000	7.2	20020401
4927	0	0	1992	UNLINED FLAX CANVAS HOSE FOR FIRE FIGHTING	100 METRE	24000	1 7000	11.55	20020401
4929	0	0	1978	DICHLORVOS, TECHNICAL	ONE TONNE	29000	22000		
4947	0	0	198 5	GAS CARTRIDGE FOR LISE IN	1 CARTRIDGE		22000	144	20020401
40E6	0	_		FIRE EXTINGUISHERS		24000	17000	1.45	20020401
	0			SYNTHETIC DETERGENTS FOR INDUSTRIAL PURPOSES		49000 ′	41000	7.2	20020401
4964	0	0	1991	PLAIN-KNITTED COTTON VESTS	100 VESTS	24000	17000	4.35	20020401
4984	0	0 1		H.D. POLYETHYLENE PIPES FOR POTABLE WATER SUPPLIES,SEWAGE ANDINDUSTRIAL EFFLUENTS	1 TONNE	33000	26000	72	20020401

- No	PT	Se	c.	Year	r I	Product	UNIT	MIN.	MARKI	NG FEE		Enfo. Date	rcement
.1,10								Lar	ge	Small	Rute		
								S	cale	Scale			
1985	0	C) 2(000	UNF POT	PLASTICISED PVC PIPES FOR BLE WATER SUPPLIES	R 1 TONNE	4	2000	35000	72	20	020401
1989	1	() 1:		EΩ	AM COMPOUND FOR FIRE	1 LITRE	. 2	24000	17000	0.15	20	020401
1989	2		=	984	FIG FO/ PR(FO/ 2)	HTING (PROTIEN FOAM) AM CONCENTRATE FDR DDUCTING MECHANICAL AM FOR FIRE FIGHTING(PAR AQUEOUS FILM FORMING	1 LITRE	:	24000	17000	0.15	20	0020401
4989	3	!	0 -	1987	FO FO	AM (AFFF) AM INCENTRATE(COMPOUND) R PRODUCING MECHANICA IAM FORFIRE FIGHTING PAR LOURO PROTEIN FOAM	ONE LITRE		24000	17000	0.15	2	0020401
4990	1	0	0	1993	PI	YWOOD FOR CONCRETE	ONE SQ. METRE		24000	17000	0.15	2	20020401
5022		- 0	0	1989	S1	HUTTERING WORK TERILIZER INSTRUMENT	ONE STERILIZER	R	24000	17000	1.45		20020401
5029		0	0	1979	. 121	ABLE MODEL) ED STEADS, HOSPITAL,	1 BED STEAD		49000	41000	14.4	; ;	20020401
5077		0 -	_		G	ENERAL PURPOSES ECORATIVE LIGHTING OUTF	ITS ONE PIECE		24000	17000	0.22	2	20020401
2017		•					1000 SHEETS		24000	17000	8.6	5	20020401
5086	-	0	0	1993		TENCIL PAPER	100 PIECES		24000	17000	1.4	5	20020401
5101		0	0	199	S	WIST DRILLS, PARALLEL HANKS, JOBBER SERIES			24000	17000	7.:	2	20020401
5103	3 -	0	0	196	5	WIST DRILLS, MORSE TAPE SHANKS HAND ROTARY DUSTER (BEI			24000	17000	2.	9	20020401
513	5	1		199		MOUNTED)	ONE DUSTER		24000	17000	2.	9	20020401
513	5	2) 199		HAND ROTARY DUSTER SHOULDER MOUNTED TYPE ADJUSTABLE AXILLARY			29000	22000	0.	35	20020401
514	3	0		0 19	-	CRUTCHES	NG ONE HEATING	S PAD	24000	17000	1.	45	20020401
516		0		0 19		PADS FOR DOMESTIC USE	1 TONNE		24000	17000		36	20020401
517	<i>(</i>)	0		* 13		(3-STRAND HAWSERLAID A 8-STRAND PLAITED)	ND 1 KG		24000	17000) 0	.35	2002040
51	91	0		0 19		SODIUM ALGINATE, FOOD GRADE	ONE SAFE D	EPOSIT	42000	35000	0 1	4.4	2002040
52	244	0		0 19	991	SAFE DEPOSIT LOCKER CABINET	LOCKER CAE	BINET	29000	2200	o :	28.8	2002040
51	277	C)	0 1	978	DICHLOROVOS, EC	100 LITRE		36000	2900	0	240	2002040
	278	c			969	DICOFOL, TECHNICAL	1 TONNE		29000	2200	00	28.8	200204
	279 279		, כ	0 1	1 96 9	DICOFOL, EC	100 LITRE 100 LITRE		29000			28.8	200204

										<u> </u>	ART 11—SEC. 3(1
IS.F	VO_	PŢ	. Se	c. <i>Y</i>	ear Product	UNIT		MIN. MA	RKING FEL	E Uni	it Enforceme
							•	Large	Small	Rate	
5290		_						Scale	Scale		-
		0		1993	INTERNAL HYDRANT	1 VALVE		26000	18000	2.9	20020401
5291		0	0 1	1969	TABLE OPERATION, HYDRAULIC, MAJOR	ONE TABLE		24000	17000	86.4	4 20020401
5312		1	0 1	984	SWING CHECK TYPE REFLU (NON-RETURN) VALVE	JX 1 VALVE		30000	24000	2.9	20020401
5312		2	0 1	986	SWING CHECK TYPE REFLU VALVES FOR DOMESTIC PURPOSES	JX 1 VALVE		49000	41000	144	20020401
5342	(0	0 1	996	ASCORBIC ACID, FOOD GRA	DE ONE KG		24000	17000	0.35	00000
5348		0	0 19	981	STAPLES	100 PACKETS, EACH CONTAI 1000 STAPLES	NING	36000	29000	0.35 2.4	20020401 20020401
5380	0)	0 19		SODIUM BROMIDE PHOTOGRAPHIC GRADE	1 KG.		24000	17000	0.15	20020401
5410	0	I	0 19	92	CEMENT PAINT COLOUR AS REQUIRED	10 0 KG		33000	26000	7.2	20020401
5423	0		0 19	_	TELESCOPIC TYPE HYDRAUL SHOCK ABSORBERS FOR AUTOMOTIVE SUSPENSION	LIC 1 PIECE		36000	29000	0.15	20020401
5424	0		0 196	E	RUBBER MATS FOR ELECTRICAL PURPOSES	1 MAT		24000	17000	4.35	20020401
5456	0				AIR-COMPRESSORS	1 COMPRESSOR	₹	30000	24000	21.6	20020401
5470	0	+	0 200	2 [A	DI-CALCIUM PHOSPHATE NIMAL FEED GRADE	ONE TONNE		29000	22000	14.4	20020401
5485	0	(198		COTTON YARN WASTE	ONE TONNE		24000	17000		
5487	0	C	199	2 N	METAL POLISH, LIQUID	ONE KILO LITRE		24000	17000 17000	14.4	20020401
5509	0	C	1980	F	IRE RETARDANT PLYWOOD	ONE SQ. METRE		36000	29000	43.2	20020401
5531	0	0	1988	A.	AST IRON SPECIALS FOR SBESTOS-CEMENT PRESSUR	1 TONNE .		24000	17000	0.15 14.4	20020401 20020401
5557	0	0	1995	i IN	IDUSTRIAL AND SAFETY UBBER KNEE BOOTS	1 PAIR		24000	17000	0.3	20020401
5604	0	0	1984	UI OI	NIVERSAL GEARLESS HAND PERATED PULLING AND FTING MACHINES	1 MACHINE		24000	17000	14.4	20020401
6672	0	0	1992	Mi SU	INERAL MIXTURES FOR JPPLEMENTING POULTRY	1 TONNE		24000	17000	11.55	200204Q1
676 ()	0	1995	MC	DULDED SOLID RUBBER DLES AND HEELS	100 PAIRS		24000	17000	7.2	20020401
679 ()	0	1986	MI	NERS CAP LAMPS	1 PIECE		24000	17000	0.45	20020404
695 C)	0	1970	SPI	ECTACLE LENSES	100 SPECTACLE LENSES		30000	24000	7.2	20020401 20020401
719 0	· .	0	1970	GE	LATIN, FOOD GRADE	1 KG.		24000	17000	0.15	20020401

No P	Т.	Sec	. Yea	r	Product	UNIT	MIN. MARKI	NG FEE		nforc omen t late
	••						Large Scale	Small Scale	Rate	
					TIAN IOOO TEET	ONE LITRE	29000	22000	0.22	20020401
59	0	0	1994		TIFREEZE COOLANT	1 APPARATUS	24000	17000	14.4	20020401
'80	0	0	1980	ELI	'RINSICALLY SAFE ECTRICAL APPARATUS AND RCUITS				3.6	20020401
352	0	0	1996	PR FO	OTECTIVE STEEL TOE CAP OR FOOTWEAR	100 PAIRS	24000	17000	0.75	20020401
384	0	0	1993		IFTED WOOL CARPETS	1 SQ. METRE	24000	17000	28.8	20020401
894	0	0	1980	RU	JBBER HOSE FOR SAND ASTING	100 METRE	33000	26000		
	_		1984		HOT FIRING CABLES	100 METRE	27000	20000	0.35	20020401
950	0		1984		OTTON BELTING DUCKS	1 TONNE	24000	17000	86.4	20020401
996 903	0		1983	161	IDENTEO WIRE FOR	1 TONNE	24000	17000	8.65	20020401
			1983	Pi	RESTRESSED CONCRETE NCOATED STRESS RELIEVI	ED ONE TONNE	36000	29000	_17.3	20020401
6006	0	•	J 1303	S	TRAND FOR PRESTRESSEL ONCRETE	,	24000	17000	1.1	20020401
5022	0		0 1994		AST GREEN FCF, FOOD GR		24000	17000 .	0.15	20020401
6031	0)	0 197	(CALCIUM PROPIONATE, FOO GRADE		24000	17000	0.75	20020401
6036	C)	0 198	•	ALGINATE DENTAL IMPRESS MATERIAL		24000	. 17000	0.75	20020401
6037	()	0 197	0 7	ZINC OXIDE-EUGENOL DEN' IMPRESSION PASTE		24000	17000	21.6	20020401
6047	(0	0 197		SCOURING POWDER	ONE TONNE	57000	48000	2.9	20020401
6071	1	0	0 198		SYNTHETIC BATTERY SEPERATOR FOR LEAD-AC	1000 PIECES ID	3.000			
6073		0	0 19		BATTERIES AUTOCLAVED REINFORCE CELLULAR CONCRETE FLO	D 10 SQ. METRE	24000	17000	2.9	20020401
					AND ROOF SLABS TABLE OPERATION.	ONE TABLE	24000	17000	86.4	20020401
6106		0	0 19		HYDRAULIC, MINOR SODA ASH, FUSED, TECHN	NICAL 1 TONNE	24000	17000	0.7	2002040
6135		0	0 19		SODIUM CARBONATE	1 TONNE	24000	17000	0.7	2002040
6155	i	0	0 19	1 87	(MONOHYDRATE)	100 LITRE	- 29000	22000	28.	
6177	,	0	0 1	981	PHOSPHAMIDON, WSC	100 PAIRS	24000	17000	3.0	2002040
6218	3	0	0 1	971	MUO GUARDS		24000	17000	2.	2002040
6248	В	0	0 1	979	ROLLING GRILLS			2000	21	.6 200204
631	2	0	0 1	994	POLYETHYLENE CONTAIN FOR TRANSPORT OF MATERIALS	NERS ONE KILO LI	INE S. S.			

IS.	Vo	PT.	Sec.	Year Product	UNIT	MIN. MA	RKING FEE	Unit	3
631	5	0	0 1	(HYDRAULICALLY REGULATED	1 PIECE	Large Scale 24000	Small Scale 17000	<i>Rate</i> 4.35	Date 20020401
				FOR HEAVY DOORS)	·		,,00	20020401
6385	š	0	0 19	978 SACCHARIN, FOOD GRADE	1 KG	24000	17000		
6392	2	0	0 19	71 STEEL PIPE FLANGES	1 PIECE	24000	17000	0.35	20020401
6406	i	0	0 19	94 BRILLIANT BLUE, FCF, FOOO GRAOE	1 KG	24000	17000	1.45	20020401
6438		0	0 19	80 ALUMINIUM PHOSPHIOE FORMULATION	1 TONNE	29000	22000	57.6	20020401
6444		0	0 19	79 SULPHUR DUSTING POWDERS	1 TONNE	24000	17000	7.2	20020401
6446		0	0 198	66 MICA INSULATED HEATING ELEMENTS	100 PEICES	30000	24000	2.9	20020401
6471	()	0 197	1 SPECTROMETER (STUDENT TYPE)	1 PIECE	36000	29000	24	20020401
6593	C)	0 197	2 ELECTRIC SEROLOGICAL WATER BATH	ONE PIÈCE	27000	20000	21.8	20020401
6595	1		0 199	3 HORIZONTAL CENTRIFUGAL PUMPS FOR CLEAR, COLO. FRESH WATER FOR AGRICULTURAL PURPOSES	1 PUMP	27000	20000	4.35	20020401
6639	0		0 197:	2 HEXAGONAL BOLTS FOR STEEL STRUCTURES	1 TONNE	27000	20000	21.6	200204 01
6701	0	(0 -1989	TUNGSTEN FILAMENT MISCELLANEOUS ELECTRIC LAMPS	100 LAMPS	36000	29000	0.9	20020401
6750	0	(1985	CYLINOER LINERS FOR INTERNAL COMBUSTION ENGINE	ONE PIECE	27000	20000	0.22	20020401
6793	0	C	1996	FUMARIC ACID, FOOO GRADE	1 KG	24000	17000	0.15	20020401
6887	0	0	1986	OENTURE BASE POLYMER RESINS	1 KG	20000	14000	0.75	20020401
5901	0	0	1988	PRESSURE REGULATORS FOR GAS CYLINOERS USEO IN WELDING, CUTTING ANO RELATED PROCESSES	PIECE	2400 0 .	17000	2.9	20020401
6937	0	0	1997	OVERHEAO PROJECTORS 1	PIECE	49000	41000	7.2	20020401
5994	1	0	1973	INDUSTRIAL SAFETY GLOVES 1	00 PAIRS	20000		7.2 7.2	20020401
7079	0	ð	1995	AUTOMOTIVE HYDRAULIC 1 BRAKE HOSES	00 PIECES	36000		7.2	20020401
'092	1	0	1992	At I Isabbit Isa At a Grand	TONNE	29000	22000	72	20020401
'092	2	0	1987	ALUMINIUM ALLOY TUBE FOR 1 IRRIGATION PURPOSES (EXTRUDED TUBES)	TONNE	29000	22000	72	20020401

		~		V	. D	roduct	UNIT	MIN. MARKI	NG FEE		Enjoi Date	rcement
S.No	PT.	Se	c.	r eau		roduc1		Large Scale	Small Scale	Rate		
7098	1	0	19		INCL	SS LINKED POLYETHYLENE JLATED PVC SHEATHED LES FOR WORKING	100 METRE	33000	26000	3.6	200	020401
					VOL	TAGES UPTO AND LUDING 1100 V		2220	26000	14.4	20	020401
7098	2	() 19	985	XLP	E CABLES (3.3-33KV)	100 METRE	33000	17000	28.8	20	0020401
7121	0	() 1	973	CAF	RBARYL, WDP	1 TONNE .	24000	17000	2.9	20	0020401
7123	0		0 1	993	HAI	R OILS	100 LITRE	24000	29000	0.35	2	0020401
7173.	0	ı	0 1	989	SLO	OTTED PAN HEAD TAPPING REWS	ONE KG.	36000	28000			0020401
7193	C)	0 1	1994	GL	REVVS ASS FIBRE BASE COAL TAR TCH AND BITUMEN FELTS	100 METRE	27000	20000	5.8	2	0020401
7231	()	0	1984	-	ASTIC FLUSHING CISTERNS ALVELESS SYPHONIC TYPE)	1 CISTERN	27000	20000	0.75		20020401
		^	•	1001		4-D ETHL ESTER, TECHNICA		24000	17000	288		20020401
7233 7285		0		1988	S SI	EAMLESS MANGANESE STEI YLINDER FOR PERMANENT	EL 1 CYLINDER	120000	84000	8.6	5	20020401
7312	2	0	0	199	9 3 V	RESSURELIQUEFIABLE GAS VELDED LOW CARBON STEE ISSOLVED ACETYLENE GAS	L 1 CYLINDER	120000	84000	8.6	5	20020401
732	8	0	0	199	2 F	YLINDERS FIGH DENSITY POLYETHYLE MATERIALS FOR MOULDING EXTRUSION	NE 1 TONNE &	33000	26000	14		20020401
734	7	0	C	197	74	SMALL SIZE SPARK IGNITION ENGINES FOR AGRICULTUR SPRAYERS ANDSIMILAR	1 ENGINE AL	36000	29000		.8	
						APPLICATIONS SAFETY RAZOR BLADES	1000 BLADES	26000	18000		.45	20020401
73		0		0 19 0 19	ME.	FAD ACID STORAGE	1 PIECE	29000	22000		.75	2002040
73	<i>i</i>	Ĭ				BATTERIES FOR MOTOR VEHICLES	TED ONE EN TED	24000	17000	•	0.3	2002040
74	02	0		0 19	986	FILTERS FOR DRINKING WA		24000	1700	-8/1 O '	1.45	2002040
74	106	1		0 1	984	LAMINATED JUTE BAGS FO PACKING FERTILIZERS		24000	1700	0 - 1	1.55	2002040
7	452	0		0 1	990	HOT ROLLED STEEL SECTI FOR DOORS WINDOWS & VENTILATORS			4000		4.35	2002840
7	454	C)	0 1	991	WHEEL CHAIRS, FOLDING REMOVABLE ARMRESTS A SWINGING FOOTRESTS	WITH 1 CHAIR AND	26000	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	××		
ī	7466	•)	0	1994	OACUETE FOR	100 GASKET	TS 2400	0 170	00 	1,45	200204

IC	š r		_			- OLG HEATAL	7120, 1920	[PAR	II—SEC. 3(ii)]
15,	No,	P	. Sec	. Year Product	UNIT	MIN. MA	RKING FEI	E Unii	Enforcemer Date
727	••	_	_0			Large Scale	Small Scale	Rate	
757			0 1	986 GAS TESTING FLAME SAFETY LAMPS	1 PIECE	24000	17000	2.4	20020401
758		0	0 1	THE TION PROPS FOR MINES	1 PIECE	24000	17000	7.2	
759:	3	1	0 1	986 POWER OPERATED PNEUMAT SPRAYER-CUM-DUSTER, PAR 1, KNAPSACK TYPE	TIC ONE SPRAYER	33000	26000	5.8	20020401 20020401
7620)	1	0 19	986 MEDICAL ELECTRICAL EQUIPEMNT - DIAGONOSTIC X-RAY EQUIPMENT PART 1MECHANICAL & ELECTRICAL SAFETY REQUIREMENTS	ONE MACHINE	42000	35000	216	20020401
7652		0	0 19		1 METER	24000	17000	2.9	20020401
76 53	C)	0 19	75 MANUAL BLOWPIPES FOR WELDING AND CUTTING.	1 PIECE	24000	17000	1.45	20020401
7834	1		0 19		100 PIECES	24000	17000	7.2	20020401
7903	0		0 199	5 TARPAULINS MADE FROM HIGH DENSITY POLYETHYLENE WOVEN FABRIC	100 SQ. METRE	24000	17000	5.8	20020401
7913	0		0 197	5 INTEGRAL STEMS FOR PERCUSSIVE DRILLING	1 INTEGRAL STEM	24000	17000	1.45	20020401
7933	0		0 1979	FLEXIBLE POLYURETHANE FOAM FOR DOMESTIC PURPOSES	1 KG	24000	17000	0.45	20020401
7948	0		0 1987	CONCENTRATES	100 LITRE	29000	22000	28.8	20020401
7976 1025	0		1976	· · · · · · · · · · · · · · · · · · ·	ONE TONNE .	29000	22000	144	20020401
	Ü	,	1990	MONOCROTOPHOS TECHNICAL	ONE TONNE	29000	22000	288	20020401
1028	0		1987	QUINALPHOS, EC	100 LITRE	29000	22000	28.8	20020401
029	0	C	1985	QUINLPHOS DUSTING POWDERS	1 TONNE	24000	17000	7.2	20020401
034	0	0	1989	SUBMERSIBLE PUMPSETS FOR C CLEAR COLD FRESH WATER	ONE PUMPSET	27000	20000	14.4	20020401
035	0	0	1976	SHALLOW WELL HAND PUMPS 1	PUMP	24000	47000		
)72	0	0	1984	QUINALPHOS, TECHNICAL O	NE TONNE	29000	17000 22000		20020401
74	0	0	1990	MONOCOCCO	00 LITRE	29000	00000		20020401
144	0	0	1997	MULTIPURPOSE DRY BATTERIES	1000 PIECES	27000	20000		20020401 20020401
87	0	0	1976	D-TYPE FUSES(FUSE LINKS 10 ONLY)	00 FUSES	41000			20020401

37.	DT	•	ec	y	ear	I	Product	UNIT	M.	IN. MARKI	NG FEE	Unit	Date	rcement ?
.NO	PI.	, iJ	ec.	-	Cier	_			1	Large	Small	Rate		
							THE THE PASES	100 NOS OF SING	LE	<i>Scale</i> .41000	<i>Scale</i> -34000	3.6	2	0020401
187	0		0	197	6 [O-T`	YPE FUSES(FUSE BASES CARRIER ASSEMBLY)	POLE FUSE BASE	S	22000	26000	0.75	2	0020401
1255	0		0	197	_	201	XIBLE LOAD BEARING	ONE KG.		33000	2000			
							MPONENTS FOR VEHICLES	100 LITRE		29000	22000	28.8	. 2	0020401
3259	0		0	191	_		YDEMETON-METHYL, EC	1 KG		27000	20000	0.15	; 2	20020401
8268	0)	0	19			IZOBIUM INOCULANTS	1 PIECE		24000	17000	4.35	5	20020401
8275	C)	0	19	76	MK	NOCULAR EYEPIECES FOR CROSCOPES			24000	17000	288	3	20020401
8309	()	0	19	93	TE	OMPRESSION TYPE TUBULA RMINAL ENDS FOR UMINIUM CONOUCOR FINSULATED CABLES				17000	0.3	3	20020401
2044		0	c	1 19	76	IN	STRUMENT JEWELS	100 PIECES		24000		14.	4	20020401
8311 8329		0			000	SI	PECIFICATION FOR ENTRIFUGALY CAST (SPUN UCTILE IRON PRESSUREPII OR WATER, GAS & SEWAGE			72000	60000			
8360)	0		0 1	977	F	ABRICATED HDPE FITTINGS OR POTABLE WATER			57000	48000	14	14	20020401
							SUPPLIES	1 PROP		29000	22000	2	1.6	20020401
842	1	0		0 '	1977		YORAULIC PROPS CONTROLLED PERCOLATING			24000	17000	11	.55	20020401
842	3	0		0	1994	ł	HOSE FOR FIRE FIGHTING			24000	17000	1	.45	20020401
842	27	0		0	198	. (RUBBER ROLL FOR PADDY OEHUSKER			36000	29000	2	1.6	20020401
844	12	0		0	197		STAND POST TYPE WATER MONITOR FOR FIRE FIGHT			29000	22000	- :	288	20020401
84	45	C		O.	199		CARBENDAZIM (MBC) TECHNICAL			24000	17000		1.45	20020401
84	48	()	0	198	39	AUTOMATIC LINE VOLTAG CORRECTORS (STEP TYPE DOMESTIC USE)						21.6	20020401
84	162		0	0	19	77	STRILIZER, PORTABLE. VERTICAL PRESSURE TYPE	ONE STERILI	ZER	42000	35000		2.4	2002040
	472		0	c) 19	98	CUMPS-REGENERATIVE F			42000	3500			2002040
0-			-				CLEAR COLD WATER PHOSALONE, EC	100 LITRE		29000	2200		28.8	2002040
8	487		0) 19		TECHNICAL	ONE TONNE		29000			72	2002040
8	488		0) 19			100 LITRE		29000	2200	X 0	28.8	
8	3498		0		0 1		ALLUMINUM ALLOY PIST		N	33000	2600	00	0.22	
	3503 8522		0		0 1		FOR I.C. ENGINES			42000	350	00	1.45	200204

IS.	Vo .	PT.	Sec	. <i>Y</i>	ear	Product		UNIT	MIN. MAI	RKING FEE	Unit :	- Enforcement
									Large	Small	Rate	Date
									Scale	Scale	Rute	
852:	3	0	0 1	977		SPIRATORS, (AS MASKS)	CANISTER TY	PE ONE COMPLETE		17000	4.35	20020401
854		0	0 1	993	FLC	OOR POLISH,	PASTE	ONE KG.	24000	17000	0.15	20020401
8598	3	0	0 1	987		ERS AND IDLI T CONVEYOR	ER SETS FOR RS	ONE IDLER	24000	17000	7.2	20020401
8708	3	0	0 1	978	MAN	NCOZEB WAT PERSIBLE PO NCENTRATES	ER WDER	ONE TONNE	24000	17000	28.8 ′	20020401
8737	•	0	0 19	995	MAN	VE FITTINGS NUFACTURED INDERS	FOR NEWLY	1 VALVE	24000	17000	0.35	20020401
8749	()	0 20	02	BIO-	GAS STOVE		1 GOBAR GAS STOVE	26000	18000	1.45	20020401
8776	()	0 19	88	CALI	VE FITTINGS I INDERS UP TO ER CAPACITY	D 5 LITRE	ONE VALVE	24000	17000	0.35	20020401
8783	4		3 19		SUBI INDI\ SEC.	DING WIRES F MERSIBLE MO VIDUAL WIRES 3POLYSTER P PYLENE WIND	OTORS PART S AND POLY	100 METERS 4	42000	35000	3.6	20020401
8828	0		0 199	96	MINIA BREA	ATURE AIR-BE AKERS FOR V EXCEEDING 1	REAK CIRCUIT	1 PIECE	57000	48000	0.22	20020401
8887	0	(199		BITUN ROAD	MEN EMULSIO DS (CATIONIC	ON FOR TYPE)	ONE TONNE	72000	50000	- 7.2	- 20020401
8931	0	C	199	3 (CAST BIB TA	COPPER ALL	OY FANCY	1 PIECE	24000	17000	0.3	20020401
8934	0	C	197	8 (F	CAST	COPPER ALL	OY FANCY	1 PIECE	24000	17000	0.3	20020401
8944	0	0	1978	3 (CHLO	RPYRIFOS, E	С	100 LITRE	29000	22 00 0	20.0	inanca .a.
8959	0	0	1978	3 F	LUCH	HORALIN, EC	;	100 LITRE	29000	22000	28.8	20020401
8962	0	0	1978	3 C	HLOF	RMEQUAT CH	LORIOE	100 LITRE	29000	22000	28.8 57.6	20020401 20020401
8963	0	0	1978			RPYRIFOS TE		ONE TONNE	29000	22000	470.	
9020	0	0	2002		OWE	RJHRESHER	_	1 THRESHER	24000			20020401
9031	0	0	1992	Ti	ELEPI	REMENT RINTER PAPE	R PAGE	100 ROLLS	49000	38000		20020401
9079	0	0	1989	M C	OLD, I		R FOR	MONOSET PUMP	27000			20020401 20020401
9103	0	0	1979	Α(DMIXT	TURE FOR CO		KILO-LITRE/ONE ONNE	49000	38000	43. 2 2	20020401

r Ma I	DΤ	Sec	Year	r P	roduct	UNIT	MIN, MARKIN	G FEE	_	inforcement Date
5,740 I	1.	SEC	, ,,,,,,,		. •		Large Scale	Small Scale	Rate	
121	0	0	1979	CHE	PECTION GAUGES FOR CKING TYPE (SIZE 2) TAPER READS OF GASCYLINDER VES, TAPER 1 IN 16	1 GAUGE	24000	17000:	14.4	20020401
					VY-DUTY DRY BATTERIES	1000 PIECES	27000	20000	1,45	20020401
128	0		1999			1 KG	27000	20000	0.15	20020401
138	0	0	1979	CHE	OTOBACTER ROOCOCCUM INOCULANTS	D 1000 NEEDLES	57000	48000	36	20020401
165	2	0	1992	NE	TURE NEEDLES, PART 2 EYE EDLES - SIZES, SHAPES AND MENSIONS	D 1000 NEEDLES	0.000		72	20020401
9282	0	0	2002	VA/IF	RE ROPES STRANDS FOR	DNE TONNE	29000	22000	72	-
9294	0	c	1979	cò	SPENSION BRIDGES OLD ROLLED STAINLESS EEL STRIP FOR RAZOR	ONE TONNE	29000	22000	36	20020401
9295	0	. (o 1983	BL	ADES EEL TUBES FOR IDLERS FOR OUGHED BELT CONVEYORS	R ONE TONNE	24000	17000	7.2	20020401
							29000	22000	. 4.3 5	20020401
9301	C)	0 1990		EEP WELL HAND PUMP	1 PUMP ONE VALVE	24000	17000	1.45	20020401
9338)	0 1984	t C/	AST IRON SCREW STOP ALVE AND CHECK VALVE		29000	22000	28.8	20020401
9354	()	0 198		LACHLOR EC	100 LITRES ONE TONNE	29000	22000	57.6	20020401
9355		0	0 198	_	UTACHLOR TECHNICAL	100 LITRE	29000	22000	28.8	
9356		0	0 198		UTACHLOR, EC	100 LITRES	29000	22000	28.8	
9358	Ì	0	0 198		RIALLATE EC PHORATE GRANULES,	ONE TONNE	29000	22000	72	20020401
9359		0	0 199	E	CARBOFURAN GRANULES	1 TONNE	29000	22000	72	20020401
9360)	0	0 19	ŀ	ENCAPSOLATED	1 TONNE	29000	22000	28.	
936	2	0	0 19		BUTACHLOR GRANULES	ONE TONNE	29000	22000	72	
937	0	0	0 19		LINDANE GRANULES ROUND OPEN TOP SANITAR		29000	22000	2.	9 20020401
939	6	1	0 19		PLATE		TUS 42000	35000	14	.4 2002040
945	59	0	0 19	980	APPARATUS FOR USE IN MEASUREMENT OF LENGTH CHANGE OF HARDENED CEMENT PASTE, MORTAR A CONCRETE	AND		29000) 1	4.4 2002 04 0
94	73	0	0 1	980	FILTER TYPE PARTICULATE MATTER RESPIRATORS		36000	1700		4.4 2002046
		0		19 80	CHAKKA AND SHRIKHAND	ONE TONNE	24000	1700		

IS.A	Vo .	PT.	Sec.	Yea	ar Product	UNIT	MIN. MA	RKING FEE		Enforcement
9537	,		_				Large Scale	Small Scale	Rate	Date
9007	•	4	0 19		PLIABLE SELF RECOVERING CONDUITS OF INSULATING MATERIALS FORELECTRICAL INSTALLATIONS		49000	41000	4.35,	20020401
9562		0	0 19	980	NON METAL HELMETS FOR POLICE FORCE	ONE HELMET	24000	17000	0.35	20020401
9563		0	0 19		CARBON MONOXIDE FILTER SELF-RESCUERS	1 PIECE	24000	17000	1.45	20020401
9656		0	0 19	80 (TRIDEMORPH EMULSIFIABLE CONCENTRATES	100 LITRES	29000	22000	28.8	20020401
9665	(0	0 19	81 F	PRPOXUR EC	100 LITRE	29000	22000	20.0	20000-00
9758	()	0 19		FLUSH VALVES FOR WC AND JRINALS	ONE PIECE	33000	26000	28.8 2.9	20020401 20020401
9762	C)	0 199	94 F (1	POLYETHLENE FLOATS SPHERICAL) FOR FLOAT VALVES	100 PIECE	29000	22000	2.9	20020401
9815	I		0 199	4 S V	ERVO MOTOR OPERATED LII	NE 1 PIECE	24000	17000	21.6	20020401
9825	0		0 200	3 C	HLORINE TABLETS	1000 TABLETS	24000	17000	0.6	20020404
9836	0		0 198	1 E	XPLODERS	ONE PIECE	72000	60000	6.5	20020401
9857	0		0 199	0 \$1 U	INGLE CORE FLEXIBLE CABLI ISED IN WELDING CIRCUITS	ES 100 METRE	33000	26000	3.6	20020401
9937	0	() 198 ⁻		ORTABLE METHANOMETER LECTRICAL TYPE)	1 PIECE	24000	17000	14.4	20020401
9968	1	(1986	CA VC	ASTOMER ISULATED ABLE-FOR WORKING DLTAGES UP TO AND CLUDING1100 VOLTS	100 METER	27 000	20000	0.35	20020401
9968	2	0	2002	VC VC	ASTOMER INSULATED BLES FOR WORKING DLTAGES: FROM 3.3 KV UPTO D INCLUDING 33 KV	100 METER	33000	26000	14.4	200 2040 1
9971	0	0	1981	LA	CTIC ACID, FOOD GRADE	ONE M.TONNE	36000	29000	288	20020401
9974	1	0	1981	HP	SV LAMPS	ONE LAMP	72000	60000	1.45	20020401
0027	0	0	1981	RE1	MPOSITE UNITS OF AIR EAK SWITCHES AND WIRABLE TYPE FUSES RVOLTAGES UPTO AND ELUDING 650 V AC	ONE SWITCH	36000	29000	0.75	20020401
080	0	0	1982	MO	RATION MACHINE FOR STING STANDARD CEMENT RTAR CUBES (FORCUBE ULDS ONLY)	ONE PIECE	29000	22000	1.1	20020401
086	0	0	1982	MOI	JLDS FOR USE IN TESTS OF MENT AND CONCRETE	ONE PIECE	29000	22000	1.45	2 002040 1
119	0	0	1982	REA FOR	DY TO USE INSECTICIDES SPOT APPLICATION	100 LITRE	24000	17000	7. 2 · ;	2002 04 01

S.No.	PT.	Sec. Yea	r Product	UNIT A	MIN. MARK	ING FEE		Enforc eme n Date
·					Large Scale	Small Scale	Rate	
0204	0	0 2001	PORTABLE FIRE EXTINGUISHER MECHANICAL FOAM TYPE	R ONE EXTINGUISHE	R 24000	17000	1.45	20020401
)21 2	1	0 1986	FIBRE CORRUGATED BOXES FOR COMMERCIAL HIGH EXPLOSIVES	100 BOXES	24000	17000	2.9	20020401
0243	0	0 1993	2,4-D ETHYL ESTER EC	100 LITRES	29000	22000	28.8	20020401
0319	0	0 1982	ETHION EC	100 LITRES	27000	20000	28.8	20020401
0322	5	1 1985	FIXED GENERALPURPOSE LUMINIARES	ONE FITTING	30000	24000	1.45	20020401
0322	5	2 1985	RECESSED LUMINIRES	ONE PIECE	36000	29000	2.9	20020401
10322	5	3 1987	LUMINAIRE FOR ROAD AND STREET LIGHTING	ONE PIECE	30000	24000	2.9	20020401
10322	5	5 1987	FLOOD LIGHTS	ONE PIECE	30000	24000	2.9	20020401
	_	0 1993	POWDER HAIR DYES	ONE KG	24000	17000	1.1	20020401
10350	0	•	ETHION TECHNICAL	ONE TONNE	29000	22000	288	20020401
10369	0	0 1982	LANCING PIPES	1 TONNE	24000	17000	21.6	20020401
10577 10592	0	0 1982 0 1982	INDUSTRIAL EMERGENCY SHOWERS, EYE AND FACE FOUNTAINS AND COMBINATION	1 PIECE	24000	17000	14.4	20020401
10617	1	0 1983	UNITS HERMETIC COMPRESSORS-H TEMPERATURE APPLICATION GROUP	IGH 1 COMPRESSOR	30000	24000	2.9	20020401
10617	2	" Q 19 83	HERMETIC COMPRESSORS-MEDIUM TEMPERATURE APPLICATION	1 COMPRESSOR	30000	24000	2.9	2002040
10617	3	0 1983		ONE COMPRESSO	R 30000	24000	2.9	2002040
40022	0	0 1999		1 TONNE	41000	34000	17.3	2002040
10633	0		TARNIC CREASE	ONE TONNE	24000	17000	43.2	2002040
10647 10658	0		AND CARACITY DRY	ONE EXTINGUISHI	ER 29000	22000	28.8	2002040
10665	c) 0 198:	2 SAFETY RUBBER ANKLE BOOTS FOR MINERS	1 PAIR	30000	24000	0.3	2002040
10733	. (0 198	3 ELECTRICALLY BONDED RO	AD 100 METRE	29000	22000	21.6	3 2002040
			RUBBER	100 LITRES	30000	24000	7.2	200204
10758)	0 198	3 DEODOURIZING CUM DISINFECTANT FLUIDS	IM FILKES	-		. 4 4	5 200204
10775	-	0 0 198	TOTAL STEEL CHEADING AID	S ONE PIECE	30000	24000	1.4	20029

IS.N	o Pi	T. Sec.	Year Product	UNIT	MIN. MARK	ING FEE	Unit	Enforcement Date
					Large	Small	Rate	Duie
					Scale	Scale		
10805	0	0 19	986 FOOT VALVES FOR CENTRIFUGAL PUMPS FOR AGRICULTURAL PURPOSES	1 FOOT VALVE	24000	17000	0.75	20020401
10840	0	0 19	994 BLOW MOULDED HDPE CONTAINERS FOR VANASPATI	100 CONTAINERS	27000	20000	2.9	20020401
10891	1	0 19	984 STEEL WIRE ROPES FOR AERI ROPE WAYS - HAULAGE ROPES	AL ONE TONNE	41000	34000	57.6	20020401
10908	0	0 19	91 FLEXIBLE RUBBER TUBING FO LIQUEFIED PETROLEUM GAS	R 100 METRES	29000	22000	3.6	20020401
11010	0	0 19	84 ZIRAM CS	100 LITRES	29000	22000	28.8	20020401
11037	0	0 19	84 ELECTRNIC TYPE FAN REGULATORS	ONE REGULATOR	29000	22000	1.45	20020401
11060	0	0 19	84 MOULDED RUBBERIZED COIR CUSHIONING	ONE TONNE	24000	17000	36	20020401
11087	0	0 198	PAPER FOR MAGNETIC INK CHARACTER RECOGUITION CHEQUE PRINTING	1 TONNE	24000	17000	36	20020401
11188	1	0 199	91 VAULT (STRONG ROOM) DOOR	1 DOOR	36000	29000	240	20020401
11225	0	0 198	35 LEATHER SAFETY SHOES FOR WOMEN WORKERS IN MINES AND STEEL PLANTS	ONE PAIR OF SHOES	36000	29000	0.75	20020401
11226	0	0 199	3 LEATHER SAFETY FOOTWEAR DIRECT MOULDED SOLE	ONE PAIR	27000	20000	0.45	20020401
11246	0	0 196	9 GLASS FIBRE REINFORCEO POLYESTER RESIN (GRP) SQUALTING PINS	1 SQUATTING PAN	29000	22000	0.6	20020401
11248	0	0 199	5 POLYSTER BLEND SUITING FOR UNIFORMS	100 METER SQ	24000	17000	8.4	20020401
11352	0	0 199	FLEXIBLE PACKS FOR THE PACKING OF EDIBLE OILS AND VANASPAT!	1000 POUCHES	24000	17000	2.9	20020401
11480	0	0 198	DOMESTIC GRILLERS FOR USE WITH LPG	ONE GRILLER	30000	24000	7.2	20020401
11536	0	0 1997	PROCESSED CEREAL BASED WEANING FOODS	ONE TONNE	72000	60000	144	20020401
11722	0	0 1986	THIN WALLED FLEXIBLE QUICK COUPLING PIPES	ONE TONNE	24000	17000	21.6	20020401
11784	0	0 1986	GARBARYL BHC (GAMMA) GRANULES	ONE TONNE	36000	29000	86.4	20020401
11785	0	0 1986	CAPTAN WP	ONE TONNE	24000	17000	28.8	20020401
11879	0	0 1986	ELECTRICAL STEAM COOKERS	ONE PIECE	49000	41000	2.2	20020401
11913	0	0 1986	TERT-BUTYL HYDROQUINONE T.B.H.Q.	1 KG.	49000	41000	1.2	20020401

S.No	PT.	Sec	. Yea	r Product	UNIT	MIN. MARK	ING FEE		Enforcement Date
						Large	Small	Rate	
						Scale	Scale		
928	1	0		ROUND SLINGS MADE OF MAN-MADE FIBRE FOR GENERAL SERVICE-GENERAL REQUIREMENTS	1 PIECE	49000	41000	6	20020401
996	0	0	1987	DELTAMETHRIN EC	100 LITRE	29000	22000	28.8	20020401
997	0	0	1987	FENVALERATE EC	100 LITRE	29000	22000	28.8	20020401
003	0	0	1987	FENVALERATE TECHNICAL	ONE TONNE	29000	22000	288	20020401
004	0	0	1987	ISOPROTURON TECHNICAL	ONE TONNE	29000	22000	72	20020401
015	0	0	1987	CYPERMETHRIN TECHNICAL	100 KG	29000	22000	144	20020401
2016	0		1987	CYPERMETHRIN EC	100 LITRE	29000	22000	57.6	20020401
109	0		1987	GENERAL REQUIREMENTS FOR LIGHT DUTY SEWING MACHINE HEADS FORINDUSTRIAL USE	ONE PIECE	33000	26000	2.2	20020401
2225	0	0	1997	JET CENTRIFUGAL PUMP COMBINATION	ONE PUMP	27000	20000	7.2	20020401
2231	0	0	1987	UNPLASTICISED PVC PIPES FOI USE IN SUCTION AND DELIVERY LINES OFAGRICULTURAL PUMPS	R ONE KG	36000	29000	. 0.07	20020401
223 2	1	c	1996	ROTATING SPRINKLERS PART OPENIGN AND OPERATIONAL REQUIREMENT	ONE SPRINKLER	29000	22000	1.45	20020401
2234	0	(1988	TO THE PROPERTY OF	ONE VALVE	24000	17000	0.45	20020401
2236	0	(1987	PAPER PAGE ROLLS FOR ADDING MACHINES/CALCULATORS	100 ROLLS	49000	38000	.4.8	20020401
12299	0	(0 1988		ONE TONNE	36000	29000	57.6	
12300	0	I	0 1988	VALVE FITTINGS FOR SMALL PREON CYLINDERS	1 VALVE	42000	35000	0.75	
123 3 7	0		0 1988	MANUALLY OPERATED FERTILIZER BROADCASTER	ONE BROADCASTER	24000	17000	1.15	20020401
12427	0)	0 2001	HEXAGON HEAD TRANSMISSION TOWER BOLTS	ONE TONNE S	41000	34000	72	20020-01
12449	1 2	2	0 1988	3 STARTING DEVICES (OTHER THAN GLOW STARTORS) PAR 2 PERFORMANCE REQUIREMENTS	ONE PIECE T	96000	72000	1.8	
12451	1 (0	0 198		ONE TONNE	42000	29000	17.	
12463		0	0 198	AND THE PROPERTY OF THE PROPER	NG ONE KILO LITE	RE 57000	48000	120	20020401

13	•.1¥ <i>0</i>	P	i. Se	c. Y	ear	Product		UNIT	MIN. M	ARKING FE	E Un	it Enforcemen
124	192	0	n	1988	Thi	EDMOD: 4 cm			Large Scale	Small Scale	Rate	Date
			•	1000	(1⊏	ERMOPLASTICS HOSE EXTILE REINFORCED) I MPRESSED AIR	es For	100 METRE	29000	22000	6.9	20020401
125	86	0	0	1988	EXC	AZED LOW CARBON S S CYLINDERS NOT DEEDING 13 LITRES PACITY	TEEL	ONE CYLINDER	120000	84000	1.4	5 20020401
1259	92	0	0 2	2002	PRE COV	CAST CONCRETE MA ERS AND FRAMES	NHOLE	ONE TONNE	36000	29000	8.65	20020401
1261	5	0	0 1		INDL EFFI CAG	JCTION MOTOR ENER CIENT, 3 PHASE SQUI E	GY (ONE kW	27000	20000	1.45	20020401
1264	0	1	0 2		HOUS	DUAL CURRENT OPER CUIT BREAKER FOR SEHOLD AND SIMILAR S: PART 1 UIT-BREAKERS WITHO	!	ONE PIECE	96000	84000	4.35	20020401
12650	•		0.40	HUCKP	IOUS ISES IRCU NTEG ROTE			.=52	96000	84000	4.35	20020401
12650	0		0 198		JTE E	BAGS FOR PACKING GRAINS, 50 KG.	1 1	ИT	29000	22000	14.4	20020401
12701	0		0 199	P	JLYE	TIONAL MOULDED THYLENE WATER AGE TANKS	100 CA	LITRE PACITY	64000	48000	0.9	20020401
12709	0		0 199	W	asti	FIBRE REINFORCED C PIPES FOR USE FOI SUPPLY AND PAGE	ON R	E KG.	29000	22000	0.07	20020401
12751	0	(1989	PE	NDIM	METHALIN EC	100	LITRES				
12769	0	C	1989			NCARB EC			29000	22000	28.8	20020401
2785	0	c	1994			ER TYPE FILTERS		LITRES	29000	22000	50.4	20020401
2786	0	0	1989			HYELENE PIPES FOR		FILTER	29000	22000	4.35	20020401
					IGAT	ION LATERALS	ONE	KG.	29000	22000	0.06	20020401
2817	0	0	1997	STA	UNLE	SS STEEL BUTT HING	ES 100	PIECES	29000	22000	1.75	20020404
2818	0	0	1992		C SC	PREEN AND CASING OR BORE/TUBEWELL	1 TO	NNE -	36000	29000	72	20020401
2823	0	0	1990	PRE BOA	LAMI RD	NATED PARTICLE	1 Sq.	Metre	57000	48000	0.22	20020401
873	0	0	1990	COP	PER	OXYCHLORIDE, OP	ONE	TONNE	0400-			
912	0		1990			OLONE RB 0.005%		TONNE.	24000	17000	7.2	20020401
				 -		5.500 /0	ONE	ONINE.	29000	22000	74.4	20020401

E No P	т.	Sec	. Yea	r	Product	UNIT	MIN. MARI	KING FEE	Unit	Enforcement Date
3,1,40 1		,,,,,,					Large	Small	Rate	
							Scale	Scale		
					ONE CE	ONE TONNE	29000	22000	374.4	20020401
2913	0	-	1990		OMADIOLONE CB	ONE TONNE	49000	41000	48	20020401
2915	0		1990		EPHATE, TECHNICAL	ONE TONNE	29000	22000	1080	20020401
2916	0	0	1990		EPHATE, SP	100 Kg	29000	22000	36	20020401
2931	0	0	1990		RAZINE WP	ONE M SQ. OF	33000	26000	8.65	20020401
12933	1	0	1992		OLAR FLAT PLATE OLLECTOR	COVER PLATE APERTURE		*	4 45	20020401
12933	2	. 0	1992	S	HEET FOR ABSORBER FOR OLAR FLAT PLATE OLLECTOR	ONE SQ. METR	E 49000	41000	1.45	
13021	1	0	1991	A B Fi	C SUPPLIED ELECTRONIC ALLASTS FOR TUBULAR LUORESCENT LAMPS :PART ENERAL & SAFETY EQUIREMENTS	ONE PIECE	42000	35000	2.2	
13021	2	() 1991	A	C SUPPLIED ELECTRONIC FALLASTS FOR TUBULAR FLURESCENT LAMPS :PART 2 PERFORMANCE REQUIREME	ONE PIECE 2 NTS	57000	48000	2.2	2 20020401
13049	0		0 199	E	DIAPHRAGM TYPE (PLASTIC BODY) FLOAT OPERATED VALVES FOR COLD WATER SERVICES	1 VALVE	36000	29000	1.	
13056	0	ı	0 199	4 1	DEEPWELL HAND PUMPS (VLDM)	ONE HANDPU	MP 29000	22000	4.0	
13095	C)	0 199	14	BUTTERFLY VALVES FOR GENERAL PURPOSES	ONE VALVE	30000	24000		
13114	(י	0 199	14	FROGED BRASS GATE, GLO AND CHECK VALVES FOR WATER WORKS PURPOSES		42000	35000	0),5 20020401
13138		0	0 19	91	ALPHA NAPTHYL ACETIC A	CID, ONE TONNE	29000	22000		3.2 20020401
				04	4.5 SL CITRIC ACID, FOOD GRADE	1 TONNE	42000	35000)	12 20020401
13186		0.	0 19		•	ONE LITRE	2900	22000		5.8 20020401
13209 13287		0	0 19		INDELIBLE INK EXTRA DEEP WELL HAND	ONE PUMP	2900	0 22000	0. 4	4.35 2002040
					PUMPS METRIHUZIN WP	ONE TONNE	4900	0 4100	•	288 2002040
13333 13334		0 2	0 1		SKIM MILK POWDER PT-2.	ONE TONNE	3600	0 2900	0	28.8 2002040
13364		1	0 19	992	EXTRA GRADE AC GENERATORS DRIVEN RECIPROCATING INTERNA COMBUSTION ENGINES:PA ALTERNATORS RATED UP kVA	ART 1	NATOR 4900	0 4100	0	12 2002040
13386	;	0	0 1	992		1 PIECE TED	57 0 0			48 2002040
13386	3	0	0 1	992		1 PIECE FOAM	5700	00 4800	 	48 2002040

	•		•		~ ~	Product		UNIT	MIN. M.	ARKING FE	E U	nit Enforcemen
									Large	Smull	R	Date ate
1342	22	0	C	19:	92 DI	SPOSABLE SURGIC			Scale	Scale		
1343	38	0			K	DRREK GLOVES		100 PAIR OF GLOVES	36000	29000	1	1.45 20020401
1343	10	0				LETHRIN MOSQUIT		DOUBLE COILS EACH	42000	35000	:	2.4 20020401
1345						LETHRIN MOSQUITO	MATS	ONE BOX OF 30 MATS	24000	17000	0	.15 20020401
		0		199		LTAMETHRIN WP		ONE M.T.	36000	20000		
13466	6	0	0	1992		USHES FOR ELECTR	RICAL	100 PIECES		29000	9:	36 20020401
13487	7	0	0	1005	WA	CHINES			24000	17000	3	.6 20020401
13488				1992	EQL	IGATION JIPMENT-EMITTERS		1000 EMITTERS	42000	35000	7.	2 20020401
		0			EMI	IGATION EQUIPMEN ITING PIPE SYSTEN	T 1	100 METRES	49000	41000	3.2	25 20020401
13584		D		1993	ELE	SH MATERIAL FOR CTRICAL MACHINER		1 KG	29000	22000	0.3	
13592	()	0 1	992	INSIE	C PIPES FOR SOIL A TE DISCHARGE SYS DE BUILDINGS INCLI TILATION AND RAIN TEM	STEM	100 KG	49000	41000	17	
13703	2		1 1	993	LOW VOLT	VOLTAGE FUSES FO AGES NOT EXCEED AC OR 1500V DCFU	ING	100 PIECES	49000	41000	4.35	5 20020401
3730	0		0 19		WINDI 34) M PAYAE LICEN	ING WIRES (PARTS IINIMUM MARKING F BLE ONLY FOR FIRS CE. FOR SUBSEQUE CES ONLY LINIT BA	EE T	1 TONNE	27000	20 000	57.6	20020401
3779	0	(199		AC STA	ATIC WATTHOUR RS. CLASS 1 & 2	(ONE METER	165000	145000	1.1	2 00 20401
785	0	C	199	3 (OODIN	E WP	(ONE KG.				
790	0	0	199	3 +	KITAZII	N EC 48%			29000	22000	1.45	20020401
801	0	0	199	3 (HEQU	ERED CEMENT		00 LITRES	29000	22000	172.8	20020401
040	_			C	ONCR	ETE TILES	1	0 M 2	36000	29000	2.9	20020401
849	0	0	199:	Ε	XTING	BLE FIRE UISHERS, DRY POV TDRED PRESSURE	VDER 1	EXTINGUISHER	4200 0	35000	0.75	20020401
	2		1993	CI		LTAGE SWITCHGEA DL GEAR : pART 2 BREAKERS	R& 11	NO.	42000	35000	5.8	20020401
	3		1993	AN	D CON	LTAGE SWITCHGEA NTROL GEAR		PIECE	420 00	35000	0.75	20020401
\$ 7 4	1	1	1993	AN ELI	ECTRO	TAGE SWITCHGEAI ITROL GEAR, PMECHANICAL TORS AND MOTOR	R ON	E PIECE	42000	25000).22	20020401

Na 1	PΤ	Soc	. 1	Yea r	Product	UNIT	MIN. MARK	ING FEE		Enforcement Date
).!4U I		٥٠٠	• 1				Large	Small Scale	Rate	
2047	5	4	10	03 I	OW VOLTAGE SWITCHGEAR	ONE PIECE	Scale 42000	35000	0.35	20020401
947	J	•	,,,	(AND CONTROL GEAR PT. 5 CONTROL CIRCUIT DEVICES AND SWITCHIN ELEMENTS SEC I ELECTROMECHANICAL CONTROL CIRCUIT					
						. Olbur	36000	29000	0.75	20020401
983	0	0	19		STAINLESS STEEL KITCHES SINKS FOR DOMESTIC PURPOSES	1 SINK	35000		*	00000404
997	0	0	19	994	DRUMS, LARGE OPEN TOP	1 DRUM	42000	35000	0.75	20020401
151	1	O	19	994	POLYETHYLENE PIPES FOR	ONE KG.	42000	35000	0.15	20020401
	·				SPRINKLER IRRIGATION SYSTE	:M	,			
1151	2	C) 1	994	POLYETHYLENE PIPE FOR SPRINKLER IRRIGATION SYSTE	ONE SET	49000	41000	0.25	20020401
					COUPLERS	100 KG.	49000	41000	345.6	20020401
1 158	0	() 1		CYFLUTHRIN, WP	ONE LITRE	49000	41000	0.2	20020401
4182	0	() 1	994	SOLVENT CEMENT FOR USE WITH UPVC PIPE AND FITTING					
418 3	0		0 1	994	CARTAP HYDROCHLORIDE; SE	ONE TONNE	42000	35000	660	20020401
				.004	CARTAP HYDROCHLORIDE, G	ONE TONNE	49000	41000	48	20020401
4184	0		•	1 994 1994	OPENWELL SUBMERSIBLE	1 PUMPSET	36000	29000	28.8	20020401
					PUMPSETS UNCOATED STRESS RELIEVE	D 1MT	84000	72000	28.8	20020401
4268	0	l	0	1995	LOW RELAXATION SEVENPLY STRAND FORPRESTRESSED CONCRETE	•				
14276	()	0	1 9 95	CEMENT BONDED PARTICLE BOARDS	ONE SQUARE	42000	35000	0.1	
4333	c	1	a	1996	HDPE PIPE FOR SEWERAGE	1 KG	84000	72000	0.18	
14399		l		1996	HOT PRESSED MOULDED THERMOSETTING G.R.P. SECTIONAL WATER STORAGI	1 KG.	49000	41000	0.3	2002040
14402		0	0	1996	TANKS GRP PIPES, JOINTA AND FITTINGS	ONE KG.	49000	41000	0.1	
		^	٨	1996		1 LITRE	36000	29000	1.1	
1 440 9 14433		0 1		1997	THE STATE OF THE S	1 TONNE	120000	108000		
14494		0	0	1998	TO A STORAGE INICHI ATED	100 M METERS	33000	26000		
		0	n	1998	ATE METHYL MID	1 KG .	36000	29000		25 200204
14552 14846		0		2000	THE STALLYES EOD WATER	1 VALVE (SIZE UPTO 300 MM)	30000	24000		.9 200204
14846	6	0	0	200	THE POPULATION OF THE POPULATI	1 VALVE (SIZE MM TO 1200 M	350 30000 M)	24000) 14	4.4 200204

AND CORROSIVE GASES

[F. No. CMD-IV: 13:10] BALWANT RAI, Dy. Director

नई दिल्ली, 2 **दिसम्बर, 2004**

का. आ. 3143. — भारतीय मानक ब्यूरो नियम 1987 के नियम 7 के उपनियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद् द्वारा अधिसूचित करता है कि जिन भारतीय मानकों के विवरण नीचे अनुसूची में दिए गए हैं वे

क्रम संख्या (1)	स्थापित भारतीय मानक (कों) की संख्या वर्ष और शीर्षक	नये भारतीय मानक द्वारा अतिक्रमित भारतीय मानक अथवा मानकों,यदि कोई हो, की संख्या और वर्ष	स्थापित तिथि
(1)	(2)	(3)	(4)
1.	आईएस 397(भाग 1):2003 उत्पादन के दौरान गुणता नियंत्रण की प्रणाली भाग 1 चरों के लिये नियंत्रण सारणी (दूसरा पुनरीक्षण)	आईएस 397:1972	31 12 2003
2.	आईएस 397(भाग 4):2003 उत्पादन के दौरान गुणता नियंत्रण की प्रणाली भाग 4 गुणों की विशेष नियंत्रण सारणी (पहला पुनरीक्षण)	आईएस 397:1987	31 12 200 3
	आईएस 498:2003 - वैक्युम पैन चीनी (रोपित श्वेत चीनी) का वर्गीकरण (पाँचवा पुनरीक्षण)	आईएस 498:1985	30 09 2003

		(3)	(4)
1)	(2)	आईएस 1804:1996	01 09 2004
4.	आईएस 1804:2004	आहेत्स १००४: १३३०	1
	इंस्पात के तार की रस्सियाँ - रेशा मुख्य कोर -		
	विशिष्टि	•	
	(चौथा पुनरीक्षण)		
			31 03 2004
5.	आईएस 3117:2004	आईएस 3117:1965	31 03 2001
J.	सड़कों के लिए बिटुमेन पायस (ऋकयनीय टाइप)	• • •	
,	- विशिष्टि (पहला पुनरीक्षण)		
		आइएस 3229:1973	31 10 2003
6.	आईएस 3229:2003 -	आब्द्स उद्ध्यारा	
	नैपथीयनिक एसिड (सोडियम साल्ट) - विशिष्टि		***.
	(दूसरा पुनरीक्षण)		
			31 03 2004
7.	आईएस 4163:2004	आईएस 4163:1982	J1 05 200 .
	इस्पात - अधात्विक अंतर्विशन अंश ज्ञात करना -		
	मानक आरेख प्रयुक्त माइक्रोग्राफिक पद्धति		
	(तीसरा पुनरीक्षण)		
	Court & Court of	•	
۰	आईएस 4695 (भाग 1): 2003	आईएस 4695(भाग 1):1988	31 12 2003
0.	सामान्य उद्धेश्य के लिए नक्कल चूड़ियाँ		
	भाग 1 प्रोफाइल एवं नामिनल साइज		
	(दूसरा पुनरीक्षण)		
		आईएस 5649:1983	31 10 2003
9.	. आईएस 5649:2003 -	** X ** **	- 1 (i)
	ओ-टोल्युडीन - विशिष्टि		
	(दूसरा पुनरीक्षण)		•
			31 03 2004
1	0. आईएस 6092(भाग 2 /अनु. 3):2004		
	उर्वरकों के नमूने लेना और परीक्षण पद्धतियाँ	•	
	भाग २ नाइटोजन ज्ञात करना		
	अनुभाग 3 नाइट्रेट नाइट्रोजन अंश - ग्रेवीमापी	·	•
	नाइट्रॉन पद्धति	2	
			31 03 2004
	11. आईएस 6092(भाग 2 /अनु. 4):2004		/ 31 03 2001
	उर्वरकों के नमूने लेना और परीक्षण पद्धतियाँ		
	भाग 2 नाइट्रोजन ज्ञात करना		
	अनुभाग 4 अमोनियाई नाइट्रोजन अंश - आसवन	•	
	के बाद टाइट्रीमीट्रिक पद्धित	y =	. * * *
	م هام داغراجاالرما عيدان		0
	coop(erm 2 / 200 5):200M		29 02 2004
	12. आईएस 6092(भाग 2 /अनु. 5):2004		10 to
	उर्वरकों के नमूने लेना और परीक्षण पद्धतियाँ		ing the second s
	भाग 2 नाइट्रोजन ज्ञात करना	-	8
	अनुभाग 5 कुल नाइट्रोजन अंश - आसवन के ब	14	
	टाइट्रीमीट्रिक पद्धति		

(1)	(2)		U [PART II—S
	2000 (2)	(3)	(4)
13.	आईएस 6092(भाग 2 /अनु. 6):2004		29 02 2004
	उर्वरकों के नमूने लेना और परीक्षण पद्धतियाँ		25 02 2004
	भाग 2 नाइट्रोजन ज्ञान करना	4	
	अनुभाग 6 अमोनिया युक्त करने वाले अन्य प	तों	
	की उपस्थिति में उपचारित नाइट्रोजन ज्ञात करने। टाइट्रीमीट्रिक पद्धति	पर	•
			-
14.	आइएस 6092(भाग 2 /अनु. 7):2004		
	उवरकों के नमूने लेना और परीक्षण पद्धतियाँ	Alexandria de la compansión de la compan	31 03 2004
	भाग 2 नाइट्राजन ज्ञात करना		
	अनुभाग 7 ठोस उर्वरक - यूरिया नाइट्रोजन अंश		
	रात करना - जैन्यीड्राल उपयोग करते हुए		
•	प्रेवीमापी पद्धति		
		·	8
15. 🤄	आईएस 7825:2004	आईएस 7825(भाग 1 और 2):1975	A
I	सेलिण्डर प्रकार का हस्त चालित लान मूबर	3,1975	31 03 2004
	- विशिष्टि (पहला पुनरीक्षण)	÷ .	
1 6. 3	भा ईएस 8688:200 4		
ù	यजल के लिए प्लास्टिक की बोतलें - विशिष्टि	आईएस 8688:1988	31 03 2004
(3	दूसरा पुनरीक्षण)	, * *	
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17. 3	गर्इएस 88872004	2-4-22-2	.*2
स	ड़कों के लिए बिटुमेन पायस (धनायनिक टाइप)	आईएस 8887:1995	30 11 2004
	- विशिष्टि (दूसरा पुनरीक्षण)	** .	
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18. आ	ईएस 11677:2004	211 2 1111 11672 1001	•
बेल	ननाकार स्थाई छिद्रों व गोलीय कॉर्नर्स के साथ	आईएस 11677:1986	29 02 2004
परि	वर्त्य कठोर धातु (कार्बाइड) के निवेश्य -	-	
આ	थाम		
(पह	ला पुनरीक्षण)	· ·	
19. आई	र्एस 13346:2004	2012 122 46 422	
विस	फोटी गैस पर्यावरणों के लिए बिजली के	आईएस 13346:1992	29 02 2004
उपव	_{नरण} - सामान्य अपेक्षाएँ	0,	
(पह	ला पुनरीक्षण)		
. आई। 	एस/आईएसओ 14050:2002	- xo	
पर्याव	त्ररण प्रबंधन - पारिभाषिक शब्दावली	*	31 03 2004
1. आईए	स 15091(भाग 2):2004		
कत्यं	औजारों के लिए परिवर्त्य निवेश्य - गोलीस		29 02 2 00 4
कानर	१ के साथ सिरमिक निवेश्य		
भाग 2	2 बेलनाकार स्थाई छिद्रों के निवेश्यों के		
आयाः	7	·	
. आईए	स 15280:2003		
_गुणता	कार्य परिनियोजन		31 12 2003

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23. आईएस 15351:2003	. ×	30 09 2003
वस्त्रादि - नहर के अस्तर के लिये परत चढ़ा उच्च		
घनव्त पोलीइथाइलीन (एच.डी.पी.ई.) का कपड़ा		
- विशिष्टि		
24. आइएस 15412:2003 -		31 10 2003
वस्त्रादि मशीनरी - कृत्रिम तंतु प्रक्रमण मशीनों के		
लिए सिरैमिक सूत्र नियामक - विशिष्टि		•
25. आईएस 15424(भाग 1):2004		29 02 2004
दाब औजार - गाइड स्तम्भ		
भाग 1 टाइप		,
	•	29 02 2004
26. आईएस 15424(भाग 2):2004		29 02 2004
दाब औजार - गाइड स्तम्भ		
भाग 2 टाइप ए, सीधे स्तम्भ		
		29 02 2004
27. आईएसं 15424(भाग 4):2004/		27 02 200 .
दाब औजार - गाइड स्तम्भ		
भाग 4 टाइप सी, टेपर लीड और बुश		
सहित स्तम्भ		
- 15105-2004		31 03 2004
28. आईएस 15425:2004 एब्रेसिव कण - कैपिलरी क्रिया का निर्धारण		
एब्रासव कण - कापलरा फ्रांचा का निवारन		
20 27 15426-2004		31 03 2004
29. आईएस 15426:2004 इस्पात - डुप्लेक्स प्रेन साइज की धातु चित्रित		
विशिष्टताएं तथा वितरण		
(वासव्याप् राजा जिसर		
30. आईएस 15438:2004		31 03 2004
कोयला - सल्फर के रूप ज्ञात करना		
And the transfer of the transf		20.0004
31. आईएस 15439:2002		29 02 2004
ठोस कोयला - आक्सीजन का अंश ज्ञात करना		
		21.02.2004
32. आईएस 15440:2004		31 03 2004
कोयला - प्रत्यक्ष जले कोयला-तंत्र मे गैसी द्वारा		
दुलाई किये गए प्रचूणित कोयले के नमूने लेना		
		31 03 2004
33. आईएस 15441:2004		51 05 2004
ठोस खनिज ईंधन - कार्बन और हाइड्रॉजन ज्ञात		to.
करना - लाइबिंग पद्धति		

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34.	आईएस 15443:2004	(3)	(4)
3	र्दमिडाक्लोप्रिड तकनीकी - विशिष्टि		31 03 2004
35. 🤄	आईएस 15448(भाग 1):2004	And the state of t	
	राब औजार - गाइंड बुश		31 03 2004
	भाग । फार्म		
36. a	माईएस 15448(भाग 2):2 00 4		.0
द	ाब औजार - गाइंड बुश		31 03 2004
ð.	ाग 2 फार्म ए, ग्लाइडिंग बुश, सादा, टाइप 1		
	2000 300 0000 0000 1		· ·
37. 3	गईएस 15448(भाग 3):2004		
द	ब औजार - गाइड बुश	"	31 03 2004
भ	ाग 3 फार्म बी, बाल केज बुश , सादा, टाइप ।		
००० ज	ाईएस 15448(भाग 4):2004 ब औजार - गाइड बुश	•	31 03 2004
न।	ग 4 फार्म सी, ग्लाइडिंग बुश, हैडिड, टाइप 1		•
39: आ	इएस 15448(भाग 5):2004		21.02.0004
दाव	ब औजार - गाइड बुश		31 03 2004
भा	ग 5 फार्म डी, बाल केज़ बुश, हैडिड, टाइप I		
40. आ	ई एस 15448(भाग 6):2004	: •	
दाव	व औजार - गाइड बुश		31 03 2004
भाग	T 6 फार्म ई, ग्लाइडिंग बुंश, फ्लैंज़ड, टाइप I		
41. आः	हेएस 15448(भाग 7):2004		
	। औजार - गाइड ब्श		31 03 2004
भाग	ा 7 फार्म एफ, बाल केज बुश, फ्लैंज़ड, टाइप 1	•	
42. आई	एस 15448(भाग 8):2004		21.02.0004
दाब	औजार - गाइड बुश		31 03 2004
भाग	8 फार्म जी, ग्लाइंडिंग बुंश, स्टैप्ड, टाइप 1		
43. आई	एस 15448(भाग 9):2004		
दाब	औजार - गाइड बुश		31 03 2004
भाग	9 फार्म बी, बाल केन बुश, सादे, टाइप 2		
	रस 15448(भाग 10):2004	·	31.02.2004
दाब -	औजार - गाइड बुश		31 03 2004
भाग	10 फार्म ई, ग्लाइडिंग बुश, फ्लैंजड, टाइप 2		

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45. आईएस 15448(भाग 11):2004		
दाब औजार - गाइड बुश		
भाग 11 फार्म एफ,बाल केज़ बुश,फ्लैंज़ड, टाइप 2		
	•	31 03 2004
46. आईएस 15464:2004		
स्वचल ईंधन में प्रयुक्त के लिए इन्हाईड्रस ईंथनॉल		
- विशिष्टि		
		31 05 2004
47. आईएस 15476:2004	·	
बाँस की चटाई की नालीदार चादरें - विशिष्टि		

इन भारतीय मानकों की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना, पूणे तथा तिरूवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

[फा. सं. -सीएमडी-4 :13 : 2] बलवंत राय, उप महानिदेशक

New Delhi, the 2nd December, 2004

S. O. 3143.— In pursuance of clause (b) of sub-rule (1) of Rules (1) of Rule 7 of the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established on the date indicated against each:

THE SCHEDULE

	Saho	No. & year of Indian Standards,	Date of Established
SI.NO.	No. & Year of the Indian Standards Established	if any, Superseded by the New Indian Standard	
	& Title	(3)	(4)
. (1)	(2)	10.207-1072	31 12 2003
1	IS 397(Part 1):2003 Methods for Statistical Quality Control During Production Part 1 Control Charts for Variables (Second Revision)	IS 397:1972	
. 2	IS 397(Part 4):2003 Methods for Statistical Quality Control During Production	IS 397:1987	31 12 2003
	Part 4 Special Control Charts By Attributes (First Revision)		2003
3.	IS 498:2003 Grading for Vacuum Par (Plantation White) Sugar (Fifth Revision)	IS 498:1985	30 09 2003

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4	Steel Wire Ropes – Fibre Main Cores – Specification	10 100	01 09 2004
5	(Fourth Revision) IS 3117:2004 Bitumen Emulsion For Roads and Allied Applications (Anionic Type) – Specification	IS 3117:1965	31 03 2004
6	(First Revision) IS 3229:2003 Naphthionic Acid (Sodium Salt)	IS 3229:1973	31 10 2003
7	Specification (Second Revision)		
8	1S 4163:2004 Steel – Determination of Content of Nonmetallic Inclusions – Micrographic Method Using Standard Diagrams (Third Revision)	IS 4163:1982	31 03 2004
	IS 4695(Part 1):2003 General Purpose Knuckle Threads Part 1 Profile and Nominal Sizes (Second Revision)	IS 4695(Part 1):1988	31 12 2003
9	IS 5649:2003 O- Toluidine – Specification (Second Revision)	IS 5649:1983	31 10 2003
11	IS 6092(Part 2/Sec 3):2004 Methodsof Sampling and Test for Fertilizers Part 2 Determination of Nitrogen Section 3 Nitrate Nitrogen Content – Nitron Gravimetric Method		31 03 2004
	IS 6092(Part 2/Sec 4):2004 Methods of Sampling and Test for Fertilizers Part 2 Determination of Nitrogen Section 4 Ammoniacal Nitrogen Content – Titrimetric Method After Distillation	· · · · · · · · · · · · · · · · · · ·	31 03 2004
12	IS 6092(Part 2/Sec 5):2004 Methods of Sampling and Test for Fertilizers Part 2 Determination of Nitrogen Section 5 Total Nitrogen Content – Titrimetric Method After Distillation		29 02 2004
	IS 6092(Part 2/Sec 6):2004 Methods of Sampling and Test For Fertilizers Part 2 Determination of Nitrogen Section 6 Ammoniacal Nitrogen Content in the Presence of Other Substances which Release Ammonia when Treated with Sodium Hydroxide – Titrimetric Method		29 02 2004

1)	(2)	(3)	(4)
14	IS 6092 (Part 2/Sec 7):2004 Methods of Sampling and Test		31 03 2004
	For Fertilizers Part 2 Determination of Nitrogen Section 7 Solid Fertilizers – Determination of Urea Nitrogen Content – Gravimetric Method Using Xanthydrol		
15	IS 7825:2004 Cylinder Type Hand Lawn Mower – Specification (First Revision)	IS 7825(Part 1 and 2):1975	31 03 2004
16	IS 8688:2004 Specification for Plastics Potable Water Bottles (Second Revision)	IS8688;1988	31 03 2004
17	IS 8887:2004 Bitumen Emulsion for Roads (Cationic Type) – Specification (Second Revision)	IS 8887:1995	31 03 2004
18	IS 11677:2004 Indexable Hardmetal (Carbide) Inserts with Rounded Corners, With Cylindrical Fixing Hole – Dimensions (First Revision)	IS 11677.1986	29 02 2004
19	IS13346:2004 Electrical Apparatus for Explosive Gas Atmosphers – Genera Requirements (First Revision)	IS13346:1992	29 02 2004
20	IS/ISO 14050:2002 Environmental Management – Vocabulary		31 03 2004
21.	IS 15091(Part 2):204 Indexable Inserts for Cutting Tools – Ceramic Inserts with Rounded Corners Part 2 Dimensions of Inserts with Cylindrical Fixing Hole		29 02 2004
22	IS 15280:2003 Quality Function Deployment		31 12 2003

(1)	(2)	(3)	(4)
23	IS 15351:2003 Textiles Laminated High Density Polyethylene (HDPE) Fabric for Canal Lining Specification		30 09 2003
24	IS 15412:2003 Machinery Ceramic Thread Guides for Man-Made Fib re Processing Machines- Specification		31 10 2003
25	IS 15424 (Part 1):2004 Tools for Pressing – Guide Pillars Part 1 Types		29 02 2004
26	IS 15424 (Part 2):2004 Tools for Pressing - Guide Pillars Part 2 Type A, Straight Pillars		29 02 2004
27	IS 15424(Part 4):2004 Tools for Pressing – Guide Pillars Part 4 Type C, Pillars with Taper Lead and Bush	*	29 02 2004
28	IS 15425:2004 Abrasive Grains – Determination of Capillarity		31 03 2004
29	IS 15426:2004 Steel - Metallographic Characterization of Duples Grain Size and Distributions	,	31 03 2004
30	IS 15438:2004 Coal – Determination of Forms of Sulphur		31 03 2004
31	IS 15439:2004 Hard Coal – Determination of Oxygen Content		29 02 2004
32	IS 15440:2004 Coal – Sampling of Pulverized Coal Conveyed by Gases in Direct Fired Coal Systems		31 03 2004
33	IS 15441:2004 Solid Mineral Fuels – Determination of Carbon and Hydrogen – Liebig Method		31 03 2004
	IS 15443:2004 Imidacloprid Technical – Specification		31 03 2004

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35	IS 15448(Part 1):2004 Tools for Pressing – Guide Bushes	•	$q_2 = i \gamma_0 i \beta p_0$	Anhydigus Eric	
1	Part 1 Forms		Kathida Kathida N	a. CertamatirA	
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36	IS 15448(Part 2):2004	A242	0.0	31 03 2004	77
30	Tools for Pressing - Guide Bushes	į	rengator lagitorista de	Randers Marth Recented than	
	Part 2 Form A, Gliding Bushes, Plain,			1.24 p. 2.25 gr. 2.45 e.c. 45 central -	
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37	IS 15448(Part 3):2004 Tools for Pressing — Guide Bushes	a juji tejuje graj pita	Same Same	Copy of these	
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38	IS 15448(Part 4):2004	T		31 03 2004	•
38	Tools for Pressing - Guide Bushes				1.
76: X-15	Part 4 Form C, Gliding Bushes,				8.00
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39	IS 15448(Part 5):2004 Tools for Pressing — Guide Bushes	A trade two is disso	STATE TO THE	75T. 311, 316d	
73	Part 5 Form D, Ball Cage Bushes,	The state of the state of the	duning the great	ाइक क्ष्मान हरिए	मुहा में भा
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40	IS 15448 (Part 6):2004		······································	in plane nam	the state of the state of the
	- 1 C. Descring Guide Bushes	Latter of the state of the stat	2000年 郭达 【广联工程》	THE REPORTED PROPERTY	(4)
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41	Part 6 Form E, Gliding Bushes, Flanged, Type 1	er e		TE PE	04 (;
41	Part 6 Form E, Gliding Bushes, Flanged, Type 1 IS 15448 (Part 7):2004 Tools for Pressing – Guide Bushes	er e	্র করের জীয় -	31 03 200	04
41	Part 6 Form E, Gliding Bushes, Flanged, Type 1 IS 15448 (Part 7):2004 Tools for Pressing – Guide Bushes Part 7 Form F, Ball Cage Bushes,	er e	্র করের জীয় -	31 03 200 (1001 87 (c	04 (j
41	Part 6 Form E, Gliding Bushes, Flanged, Type 1 IS 15448 (Part 7):2004 Tools for Pressing – Guide Bushes Part 7 Form F, Ball Cage Bushes, Flanged, Type 1			31 03 200 1000 35 (c	1) 40 (1) 40 (2) 40 (2) 40 (2) 40 (2) 40
41	Part 6 Form E, Gliding Bushes, Flanged, Type 1 IS 15448 (Part 7):2004 Tools for Pressing – Guide Bushes Part 7 Form F, Ball Cage Bushes, Flanged, Type 1	er e	The state of the s	31 03 200 1000 85 1 0 1000 35 1 0 1000 31 03 20	04 (1 50566 60367)
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42	Part 6 Form E, Gliding Bushes, Flanged, Type 1 IS 15448 (Part 7):2004 Tools for Pressing – Guide Bushes Part 7 Form F, Ball Cage Bushes, Flanged, Type 1 IS 15448 (Part 8):2004 Tools for Pressing – Guide Bushes Part 8 Form G, Gliding Bushes, Stepped, Type 1			31 03 200 1000 87 (c) 1000 37 03 20 1000 37 03 20 1000 37 03 20 1000 37 03 20	04 (1
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42	Part 6 Form E, Gliding Bushes, Flanged, Type 1 IS 15448 (Part 7):2004 Tools for Pressing – Guide Bushes Part 7 Form F, Ball Cage Bushes, Flanged, Type 1 IS 15448 (Part 8):2004 Tools for Pressing – Guide Bushes Part 8 Form G, Gliding Bushes, Stepped, Type 1 IS 15448(Part 9):2004 Tools for Pressing – Guide Bushes Part 9 Form B, Ball Cage Bushes,	CONTRACTOR		31 03 200 1001 157 (10 1003 103 20 1003 103 20 1003 103 20 1003 103 20 1003 103 20 1003 103 20	04 (1
42	Part 6 Form E, Gliding Bushes, Flanged, Type 1 IS 15448 (Part 7):2004 Tools for Pressing – Guide Bushes Part 7 Form F, Ball Cage Bushes, Flanged, Type 1 IS 15448 (Part 8):2004 Tools for Pressing – Guide Bushes Part 8 Form G, Gliding Bushes, Stepped, Type 1 IS 15448 (Part 9):2004	CONTRACTOR		31 03 200 100 15 10 (10 10 10 10 10 (04 (1 10516 10456 10456 10456 1046 1046 1046 1056 1
42	Part 6 Form E, Gliding Bushes, Flanged, Type 1 IS 15448 (Part 7):2004 Tools for Pressing – Guide Bushes, Part 7 Form F, Ball Cage Bushes, Flanged, Type 1 IS 15448 (Part 8):2004 Tools for Pressing – Guide Bushes, Part 8 Form G, Gliding Bushes, Stepped, Type 1 IS 15448(Part 9):2004 Tools for Pressing – Guide Bushes Part 9 Form B, Ball Cage Bushes, Plain, Type 2	CONTRACTOR		31 03 200 (1000 32 04 (1000 31 03 20 (1000 31 03 20	04 (1
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46	IS 15464:2004 Anhydrous Ethanol for Use in Automotive Fuel – Specification	••••	31 03 2004
47	IS 15476:2004 Bamboo Mat Corrugated Sheets - Specification	•	31 03 2004

Copy of these Indian Standards are available for sale with the Bureau of Indian Standards. Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi – 110002 and Regional Office: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Hyderabad, Jaipur, Kanpur, Nagpur, Patan, Pune, Thiruvanantkapuram.

[F. No. CMD-IV: 13:2] BALWANT RAI, Dy. Director

नई दिल्ली, 2 दिसम्बर, 2004

का. आ. 3144. — भारतीय मानक ब्यूरो नियम 1987 के नियम 7 के उपनियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद् द्वारा अधिसूचित करता है कि जिन भारतीय मानकों के विवरण नीचे अनुसूची में दिए गए हैं वे स्थापित हो गए हैं:-

अनसची

क्रम स्थापित भारतीय मानकाभाँ। जी रांगा					
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İ	पेट्रोलियम और उसके उत्पादकों की परीक्षण	-]
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10.	आईएस 5960(भाग 16):2004	-	
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İ	AKAL KASKINS CO.		30 06 2004
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i	करना - एन्ज़ाईमैट्रिक विधि		
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12	 आईएस 6092(भाग 3/खड 3):2004/ 		*
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ļ	उर्वरकों के नमूने लेना ओर परीक्षण पर्द्धातयाँ	•	
į	भाग 3 फासफोरस ज्ञात करना		÷
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18.	आईएस 7693:2004		
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21.	आईएस 7820:2004	आईएस 7820:1975	2004
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22.	आइएस ७७७७ - जिल्हा पाट	देशन गोराज प्रतिकास पर स्वार्थित क्यां में	महें साम
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25.	अद्धंचालक युक्तियाँ - यात्रिक एवं पर्यावरण	र एवं इन इदेशक स	त्र प्रोप्तार ।
	कार्याविधयाँ	817(est 1) 2000	THRUSTS II.
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26	. आईएस 13360(भाग 5/खंड 26):2004	ीं की मूल्यांकल	ma ciivu
	प्लास्टिक - परीक्षण पद्धतियाँ	the first the fi	shux Luxte
	भाग 5 यात्रिक गुणधर्म	े कि या. से सायक को आंधारत	
	खंड 26 तनन गुणधर्म ज्ञात करना -	शीमहित पति । 20 च प्र.मि. एव	12000 == 1
	एकदिशात्मक फाईबर प्रबलित प्लास्टिक सामश्र	प्रभीय के बीच वाकी बोब्रीय है।	
	की परीक्षण पद्धतियाँ	गर्ने में साधित	4561141146
	1		30 06 2004
213	🔨 त्राईएस 13360(भाग 6/खंड 11):2004/	817(ward):2004/	र्भाइएस । ४
	आईएसओ 974:2000	FREE 1919/1	आइएसआइ
1	प्लास्टिक - परीक्षण पर्द्धातयाँ	जानू महारा प्रश्नाम द्वारा । इस्त्राम द्वारा प्रश्नाम द्वारा	योत्रक क्य
	भाग 6 तापीय गुणधर्म	मान्युपास	मशीम कल
į	खंड 11 भंगुरता तापमान संघट् के द्वारा ज्ञात	तन स्थापन का छोड़कर गेस	भाग 4 विस
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28.	(2) आईएस 13360(भाग 8/खंड 13):2004	(3)	(4)
	प्लास्टिक - परीक्षण पद्धतियाँ		30 06 2004
	भाग 8 स्थायित्व/रसायनिक गुणधर्म	**	
	खंड 13 काँच के नीचे दिन की रोशनी में रखने		
	के पश्चात रंग में बदलाव और गुणधमों में		a .
	परिवर्तन ज्ञात करना	- 0000	*
29.	आईएस 13947(भाग 5/खंड 1):2004	120.47/	
	अल्प-वोल्टता स्विचिंगयर एवं नियंत्रणिंगयर -	आईएस 13947(भाग 5/खंड 1):1993	30 11 2004
	विशिष्टि	*	
	भाग 5नियंत्रण परिपथ युक्तियाँ एवं स्विचिंग तत्व		,
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30.	आईएस 13947(भाग 5/खंड 2):2004		20.06.2004
	अल्प-वोल्टता स्विचिंगयर एवं नियंत्रणिंगयर -		30 06 2004
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31.	आईएस 14817(भाग 2):2004/	<u>.</u> .	30 06 2004
	आईएसओ 10816-2:1996		20 00 2004
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	भाग 2 50 कि.वा. से अधिक बड़े भूमि		
	आधारित भाप टरबाईन जेनरेटर		
32.	आईएस 14817(भाग 3):2004/		
.	आईएसओ 10816-3:1998		30 06 2004
	यांत्रिक कंपन - अघूणीं हिस्सों पर मापन द्वारा		
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1	भाग 3 15 कि.वा. से अधिक की अभिहित		
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Ì	भाग 5 द्रव चालित पावर जेनरेटिंग/पम्पिंग और		
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35.	आईएस 14817(भाग 6):2004/		3000
	आइंग्सओ 10816-6:1995		
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	च्छीन कंपन का मल्यांकन		
	भाग 6 100 कि.वा.से अधिक की पावर रेटिंग		
	वाली प्रत्यागामी मशीनें		
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26	आइंएस 15104(भाग 6):2004/		30 06 2004
36.	आईएसओ 8442-6:2000		
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	भाग 6 लेकर द्वारा संरक्षित चाँदी की हल्की		
	परत चढे बर्तन	*	
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37.	आइएस 15104(भाग 7):2004/	×r	
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	प्राटा प्रदाशों के सम्पर्क में आने वाली सामग्री	-	.00
	और वस्तुएं - छुरी काँटे और टेबल होलोवेयर	1 10	
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	अपेक्षाएं		
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38.	. आईएस 15104(भाग 8):2004/		51 05 2001
30.	आर्राम ओ 8442-8:2000	* 00	
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39). आईएस 15333:2004 जिल्हा	-χ	
	मिट्टी तेल का गैस चूल्हा - विशिष्टि	, ,	
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41	0. आइएस 15424(भाग 3):2004/		1.7
	आईएसओ 9128-3:1992	× ×	
	टाब औजार - गाइड स्तम्भ	1	
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			्राम् प्राप्तिक । इ.स. प्राप्तिक
42.	आईएस 15427:2004		
	सामान्य सामग्री को उठाने चढ़ाने के लिए		- \4005\\0 mu\\ 8.31.05.2004
	इलैस्टोमरी और इस्पात डोरी संरचना के वाहक		Section 10816-6.1995
	पट्टे - विशिष्टि	1	अंग्रेक करन अधूर्ण किस्सी पर रायन सारा
	મુક - ાવાશાહ્યું		महारोत केल्य आ एत्यांस्थ्य
43		į	ं अजोर प्रमाण कि करतीह है कि है (एक के महरू
43.	आइएस 15429:2004		Five 130,06-2004
	डी सी मोटरों के भंडारण, संस्थापन और		13-771 1 4 4 4 4 1 5 4 4 4 4 4 4 4 4 4 4 4 4
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44.	आईएस 15442:2004	 	September 5-42-50,1000
	जल संसाधन परियोजनाओं के पर्यावरण पर		क्षिणाइनामा हेताह क्षेत्रका में (31-05-2004
	प्रभाव की मूल्यांकन की मानदंड		ाते जन्म है । पूरी कोर हेम्स होंगोबेस
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45.	आईएस 15446 (भाग 4):2004	ļ <u> </u>	The mental state
13.	जाइएस 15440 (भाग 4):2004		30 06 2004
	उत्पादन नियंत्रण की मार्गदिशिका		\$ 30.00 (5 may) \$121 ayes
	भाग 4 प्रेक्षण (शॉप-फ्लोर नियंत्रण)		MARK T-22 and the morning of
46			TORREST TO THE RESERVE TO THE TREET
46.	आईएस 15447(भाग 1):2004	1.7	31.05.2004
	व्यापारिक वात्या विस्फोटक - विशिष्टि	-	वित्र महत्वार सहस्रवार हात्री जन्म । हात्र
	भाग । नाईट्रोग्लिसरीन आधारित विस्फोटक		केल किसी है है जिस का फिल्म्स में केल्प्स
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47	आईएस 15451:2004		30.06.2024
	विस्फोटी गेस पर्यावरणों के लिए बिजली के		30 06 2004
ĺ	उपकरण - सम्पुटन "m"	:	\$40(\$3.670p*\$402.1.55ps. 1.3
	o and a design in		000s 8-04 5 1899 5-6
18.	आईएस 15460(भाग 1):2004/	<u> </u>	भाषाक केलाव संस्कृत है। यह एक प्राप्त है। एक एक है।
70.	_		30 06 2004
	आईएसओ 5565-1:1999	:	हर किसे मुख्ये के क्षाप्तक की वार्त ने मुख्या ।
ĺ	वैनीला [वैनीला फ्रेगरेंस (सेलिसबरी) एम्स]	-	Ministry of the State of the St
ŀ	भाग । विशिष्टि	· - -	
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9.	आईएस 15460(भाग 2):2004/	1	-30 06 2004
	आईएसओ 5565-2:1999	-	30.00,2004
	वैनीला [वैनीला फ्रेगरेंस (सेलिसबरी) एम्स]	*	an sarge the leavest of 200%
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50.	आईएस 15463:2004		30 06 2004
	माँस और माँस उत्पाद - इसचिरिचिया कोलाई	* .	
İ	की गणना - कोलोनी-गणना तकनीक 44 ° से.	·	
	पर झिल्ली का प्रयोग करते हुए		
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51.	आइएस 15471:2004/	~~ .	30 06 2004
٠.	आईएसओ 8541:1987		
	वायु आकाशीय - सेल्फ लॉकिंग नट, अधिकतम		
	प्रचालन तापमान 425 डिग्री से प्रापण		•
	विशिष्टि		
	। वासाप्ट		
52	आईएस 15478(भाग 2):2004/		30 06 2004
34.	आईएसओ 3100-2:1988		
	माँस और माँस उत्पाद - नमूना लेना एवं टेस्ट		*
	नम्ने तैयार करना		
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	तथार फरना		
53.	आईएस 15479:2004		30 06 2004
JJ.	उच्च घनत्व अंतरसंयोजक स्तरों या बोर्डो की	·	
	यांग्यता और निष्पादन की विशिष्टि		
	याग्यता आरं निष्पादन का विकास		
54.	आईएस 15480(भाग 10):2004		30 06 2004
J - .	प्रकाशिक तंतु तनूकारी		
	भाग । सामान्य विशिष्टि		- 10
	भाग । सामान्य ।वासान्य	· ·	
55.	आईएस 15481(भाग 1):2004/		30 06 2004
JJ.	आईएसओ 10097-1:1999		
	वायरलाइंन हीरक क्रोड वेधन उपस्कर पद्धति ए		
	भाग 1 मीटरी इकाइयाँ		
	मार्ग । भारत र्यागर्या	· · · · ·	
56.	आइंएस 15482:2004		30 06 2004
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57.	आइंएस 15483(भाग 1):2004/	×	31 07 2004
51.	आईएसओ 12858-1:1999		
	प्रकाशिकी और प्रकाशीय यंत्र - अल्पान्तरीय		
	यंत्रों के लिए सहायक साधन		
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58.	आईएस 15484:2004/	(3)	(4)
	आईएसओ 9767:1990	Car	31 07 2004
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	रायाचा या रियाट फरन आर मापन का पद्धातया	्र क्षेत्रकार	Horada en L
59.	आईएस 15490:2004	10 22	
	वाहनों के लिए ईंधन के रूप में संपीडित		31 12 2004
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00.	आईएस 15492(भाग 1):2004	-	30 06 2004
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62.	आईएस 15492(भाग 3):2004		
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	की सहिता	AND HERE	
	भाग 3 निर्देश		

इन भारतीय मानकों की प्रतियाँ भारतीय मानक ब्यूरो, मानक भवन, 9 बहादुर शाह जफर मार्ग, नई दिल्ली 1 10002 क्षेत्रीय कार्यालयों नई दिल्ली, चण्डीगढ़, चेत्रई, कोलकाता तथा मुम्बई और शाखा कार्यालयों अहमदाबाद, बंगलौर,भोपाल, भुवनेश्वर,कायम्बत्तूर,फरीदाबाद,गाजियाबाद,गुवहाटी,हैदराबाद, जयपुर, कानपुर,लखनऊ, नागपुर, पटना, पूणे, राजकोट,तथा तिरूवनन्तापुरम में बिक्री हेतु उपलब्ध हैं।

े प्रिया १९५० में विकास सं. -सीएमडी-4 :13 : 2] बलवंत राय, उप महानिदेशक

New Delhi, the 2nd December, 2004

S. O. 3144.— In pursuance of clause (b) of sub-rule (1) of Rules (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established on the date indicated against each:

THE SCHEDULE

Sl.NO.	No. & Year of the Indian Standards Established & Title	No. & year of Indian Standards, if any, Superseded by the New Indian Standard	Date of Established
(1)	(2)	(3)	(4)
I	IS 188:2004 Textiles - Cotton Poplin - Specification (Third Revision)	IS 188:1980	30 06 2004

0	A STATE OF THE STA	(3)	(4)
17	(2)	IS 1056:1993	30.06/2004
2	IS 1056:2004	12 1030:1333	de pala les paños
	Commercial Weights -		plant contains
1	Specification	* a	adition at 10 m/s
] ,	(Third Revision)		30 06 2004
3	IS 1057:2004	IS 1057:1993	6.1 Super Classes
1	Commercial Carat Weights -		
	Specification		
	(Third Revision)		9 (1827) 101 (1944)
4	IS 1239(Part 1):2004	IS 1239(Part 1)1990	30 11 2004
4	Steel Tubes, Tubulars and	i i i i i i i i i i i i i i i i i i i	a graphy in the same
	other Wrought Steel Fittings -	- 10 mg at 3 c	Logical English and Application
ł	Specification Specification		
}	Part 1 Steel Tubes		
Ì	(Circh Devision)		71 21 3 3 4 4 1 T
1	(Sixth Revision)		grapik sa wawa weki .
ار درجن	IS 1448 [P: 55/Sec 1]:2004	IS 1448 (P:55):1963	31 05 2004
5	Methods of Test for Petroleum		Andrew (Sept.)
		v 1	anatholik :
	and its Products	<u> </u>	riging to A. E. #BBB 2000
}	[P: 55/Section1]		engradishina
	Determination of		
	saponification value of		- Kori (k. 1919)
	petroleum products	1 - 100 x 101 x 3	
	(First Revision)	TC 1448 (D-55) -1963	31 05 2004
6	IS 1448 [P: 55/Sec 2]:2004		Harwer Lot (146)
	Methods of Test for Petroleum		्राच्या संस्थान विकास स्थापन करून है। इ.स.च्या संस्थान के स्थापन करने के स्थापन करने के स्थापन करने के स्थापन करने के स्थापन करने के स्थापन करने के
1	and its Products		an was to be a first of the
	[P: 55/Section2]		Aconstitution of the
	Saponifiable and		
	Unsaponifiable Matter in Oil	* (0	
. 1	Fat and Waxes		13617147/021
	(First Revision)		30 06 2004
7	IS 1448 [P:149]:2004		4 (-14) (43) (30)
	Methods of Test for Petroleum	* *	material Characters of the second
	and its Products [149]	F-1	See at the California
	Diesel Fuel - Assessment of		
*	Lubricity using the High-		A CHARLES
1	Frequency Reciprocating Ring	00 DVVV 4 4 4	The state of the s
	Toot Method		29 02 2004
8	IS 2888:2004	IS: 2888:1983	
"	Toilet Soap - Specification	3.14 E 114	Continues attailings
1	(Third Revision)	, (M)	a) det de 2005 2005 2004 2004 2004 2004 2004 2004
9	IS 3025 (Part 2):2004		934 05000493000 2009
١	Methods of Sampling and Tes	t	
	(Physical and Chemical) for		made a britania
0	Water and Waste Water		
}	Part 2 Determination of 33		
Ì	Part 2 Determination of 33	\	
1	Elements by Inductively		
	Coupled Plasma Atomic		
Į.	Emission Spectroscopy		

(1)	(2)	(3)	
10	IS 5960 (Part 16):2004		(4)
	Meat and Meat Products -		30 06 2004
	Methods of Test		
	Part 16 Determination of Total		
	Phosphorus Content -		
<u>.</u>	Spectrometric Method		· · · · · · · · · · · · · · · · · · ·
11	IS 5960(Part 17):2004		
	Meat and Meat Products -		30 06 2004
	Methods of Test		
	Part 17 Determination of		
	Starch and Glucose Content –		
	Enzymatic Method		y .
12	IS 6002 (Part 2/Sec 2), 2004		
	IS 6092 (Part 3/Sec 3): 2004 ISO 5316:1977		30 06 2004
i			2001
	Methods of Sampling and Test for Fertilizers		
	Part 3 Determination of		9
	Phosphorus		* 0
	Section 3 Extraction of Water-		
}	Soluble Phosphates		
13	IS 6002 (Port 2/Gar 4) 2004		
.	IS 6092 (Part 3/Sec 4):2004 ISO 6598:1985		30 06 2004
			2004
-	Methods of Sampling and Test for Fertilizers		
	Part 3 Determination of		
	Phosphorus		- 0
ł	Section 4 Quinoline		:
	Phoenhamakihdaa C		
:	Phosphomolybdate Gravimetric Method		
	IS 6092 (Part 3/Sec 5):2004		
	ISO 7497:1984		30 06 2004
	Methods of Sampling and Test		
f	or Fertilizers		
	Part 3 Determination of	•	j
	Phosphorus		i
	Section 5 Extraction of		
P	Phosphates Soluble in Mineral		
A	Acids		
	S 7285 (Part 1):2004	70	
	Lefillable Seamless Steel Gas	IS 7285:1988	31 12 2004
	ylinders – Specification		
P	art 1 Normalized Steel		
C	ylinders		· · ·
	Third Revision)		
`			·

(1)	(2)	(3)	(4)
16	IS 7285 (Part 2):2004	IS 7285:1988	31 12 2004
10	Refillable Seamless Steel		
	Cylinders - Specification		
	Part 2 Quenched and Tempered		
	Steel Cylinders with Tensile		
	Strength Less Than 1 100 Mpa		
	(112 kgf/mm 2)		
	(Third Revision)		
17	IS 7389:2004	IS 7389:1974	30 06 2004
1/	Electrical Apparatus for		
	Explosive Gas Atmospheres –	Į	
	Pressurized Enclosures "p"	ĺ	
	(First Revision)		
1.0	IS 7693:2004	IS 7693:1975	30 04 2004
18		13 7073,1773	
	Electrical Apparatus for		
	Explosive Gas Atmospheres –		
	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		,
10	(First Revision)	IS 7724:1975	30 06 2004
19	IS 7724:2004	13 7724.1575	
	Electrical Apparatus for		
	Explosive Gas Atmospheres –		•
	Powder Filling "q"	_	
	(First Revision)	IS 7795:1975	30 04 2004
20	IS 7795:2004	12 1/95/1975	30 04 2004
	Hexagon Nuts with Collar -		
	Specification		
	(First Revision)	YC 7000 1075	31 05 2004
21	IS 7820:2004	IS 7820:1975	31 03 2004
	Electrical Apparatus for		
	Explosive Gas Atmospheres -		
	Method of Test for Ignition		
	Temperature		
	(First Revision)	TO 0200 100 C	30:06:2004
22	IS 8330:2004	IS 8330:1986	30:00.400 1
	Tripods for Surverying		
	Instruments - Fixed Leg Type		*
	- Specification		8
	(Second Revision)		20.00.2004
23	1S 9026:2004	IS 9026:1978	30 06 2004
	Rope Threaded Percussive		8
	Long-Hole Drilling	•	
	Equipments - Specification		10
	(First Revision)		

(1)	(2)	T- (0)	×
	(2)	(3)	(4)
24	IS 11021:2004 Methods for	IS 11021:1984	30 06 2004
	Determination of Dimethoate		130 06 2004)
1	Residues in Food Commodities	0.00	Market Comment O
	(First Revision)		LINAS THE
25	IS 12641:2004 Semiconductor	IS 12641:1989	30.06.2004
İ	Devices – Mechanical and	🕝 🧎 विक्रीम देश र स	mid 1 m 1 1 m 1 m 1 m 2 m 2 m 2 m 2 m 2 m 2
1	Climatic Test Methods	×	of the building.
	(First Revision)		Medical Land,
26	IS 13360 (Part 5/Sec 26):2004		30 06 2004
ľ	Plastics - Methods of Testing	*	la finanção de la medica de la composição de la composição de la composição de la composição de la composição
1	Part 5 Mechanical Properties	न अ ब धर्नेतृहत्	the state of the state of
j	Section 26 Determination of		emonth beath apple
]	Tensile Properties – Test		_ (Manys/(1953))
	Conditions for Unidirectional	· · · · · · · · · · · · · · · · · · ·	\$P\$ \$P\$ \$P\$ \$\$ \$\$
]	Fibre- Reinforced Plastic		arayılı başcəlik 🗀 🥫
	Composities	ಕರ್ಣಾಗಿ ಕರ್ಮಕರ್	rsA ascilian everyy His
27	IS 13360 (Part 6/Sec 11):2004		30 06 2004
	ISO 974:2000	a,	व्यक्ति नामें देश हैं।
	Plastics – Methods of Testing		
	Part 6 Thermal Properties		Transfer becausign
	Section 11 Determination of		and see that they be
	the Brittleness Temperature by		To got the comment
28	Impact		and the second
20	IS 13360(Part 8/Sec 13):2004		30 06 2004
]	Plastics – Methods of Testing		His call to a facility
ļ	Part 8 Permanence/Chemical Properties	·	acontain wigh
ļ	Section 13 Determination of	· · · · · · · · · · · · · · · · · · ·	
[Changes in Colour and		· · · · · · · · · · · · · · · · · · ·
	Variations in Properties After	1	TOTAL CARROLLAND
İ	Exposure to Daylight Under		er communication of the commun
ĺ	Glass, Natural Weathering or		
	Laboratory Light Sources	:	Patenginosi Lange (Alega)
29	IS 13947 (Part 5/Sec 1):2004	IS 13947(Part 5/	
	Low-voltage Switchgear and	Sec 1):1993	30 11 2004
	Controlgear - Specification		Estimate a program of the second of the seco
	Part 5 Control Circuit Devices		al deut mg/
- 1	and Switching Elements	*	
	Section 1 Electromechanical		
	Control Circuit Devices	11 27 4.2.2.2	Classical Spot
	(First Revision)		edite for the ground
~			Pipe + Hit Water (Co.)
		i	to to the Mark By

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				30 06 2004
30	IS 13947 (Part 5/Sec 2):2004			(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
	Low-Voltage Switchgear and			Not under certification
	Controlgear Specification			date to be decided
	Part 5 Control Circuit Devices			
	and Switching Elements			 कल्लाक व्यक्तिक के क्रिक्ट की है।
	Section 2 Proximity Switches	<u> </u>		साधान शुर्मां झार हैना कर्ये
	(First Revision)			30 06 2004
31	IS 14817 (Part 2):2004			· · · · · · · · · · · · · · · · · · ·
	ISO 10816-2:1996]		Constant Paradity and
	Mechanical Vibration -			And the second of the second o
	Evaluation of Machine			The state of the s
	Vibration By Measurements on	8		1994 6 PHOS OF S
	Non-Rotating Parts			o kolasio Vialidado V
	Part 2 Large Land-Based			องรับบัส ขอ คระบัลิศสัตร ดี
	Steam Turbine Generator Sets			- granderspell dispersiff
	in Excess of 50 MW		<u> </u>	30 06 2004
32	IS 14817 (Part 3):2004			· 自由的特別是「其以關係」的問題的第二人
	ISO 10816-3:1998			र्गाः छ । ६ ० ६० ५० मध्ये १४४४ में १४४४ में
	Mechanical Vibration -			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Evaluation of Machine	-2-		A SECTION OF THE SECT
	Vibration by Measurements on	1		797 CHARLES
	Non-Rotating Parts			o ku etro cae victadió
	Part 3 Industrial Machines with			· · · · · · · · · · · · · · · · · · ·
	Nominal Power Above 15 kW			सम्बन्धाः स्थापनाः स्थापनाः स्थापनाः । स्थापनाः स्थापनाः । स्थापनाः स्थापनाः । स्थापनाः स्थापनाः । स्थापनाः स
	and Nominal Speeds Between			्राच्या हो न्याक्ष्मां व्यवस्थान व्यवस्था
	120 rpm and 15 000 rpm When			Verlie (valous on our de distri
	Measured in Situ	_		30.06.2004
33	IS 14817 (Part 4):2004	· · · · · · · · · · · · · · · · · · ·		30 06 2004
	ISO10816-4:2004			0.600.0448.081
	Mechanical Vibration -			calculated for also seeds
	Evaluation of Machine			cattant kan thurther
8	Vibration by Measurements on			and the state of the second of
	Non- Rotating Parts	1		AND THE RESPONDED TO THE
	Part 4 Gas Turbines Driven			early in the Articles and Michigan III (1977)
	Sets Excluding Aircraft	•		acuta Lace और एवं में सब मेक्क में
	Derivatives			r joint
- 12	14			ाँ । अंश्रीकृतिक प्रशिक्षक ।
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	(2)	(3)	(4)
34	IS 14817(Part 5):2004	****	30 06 2004
	ISO 10816-5:2000	* .	30 00 2004
	Mechanical Vibration –	•	14 a *
	Evaluation of Machine	* •	*
	Vibration by Measurements on		8
	Non-Rotating Parts	*	1
	Part 5 Machine Sets in		
İ	Hydrualic Power	·	8
-	Generating/Pumping and		ē .
	Pumping Plants		
35	IS 14817(Part 6):2004		30 06 2004
	ISO 10816-6:1995		30 00 2004
1	Mechanical Vibration -		
	Evaluation of Machine		
	Vibration by Measurements on		
	Non-Rotating Parts		
	Part 6 Reciprocating Machines	ĺ	**
1	with Power Rating above 100		
ŀ	kW		"
36	IS 15104(Part 6):2004		30 06 2004
	ISO 8442-6:2000		30 00 2004
	Materials and Articles in		
	Contact with Foodstuffs –		,
1	Cutlery and Table Holloware		
	Part 6 Lightly Silver-Plated		
	Table Holloware Protected by		
	Lacquer	-00	
37	IS 15104(Part 7):2004		31 05 2004
	ISO 8442-7:2000		31 03 2004
	Materials and Articles in		
}	Contact with Foodstuffs –		*
	Cutlery and Table Holloware		
	Part 7 Requirements for Table		
	Cutlery Made of Silver, other		
,	Precious Metals and Their		
	Alloys		-
38	IS 15104(Part 8):2004		31 05 2004
	ISO 8442-8:2000		
	Materials and Articles in		
	Contact with Foodstuffs –		•
[Cutlery and Table Holloware		
	Part 8 Requirements for Silver		
	Table and Decorative		
	Holloware		

1)	(2)	(3)	(4)
`		·	30 06 2004
39	IS 15333:2004 Kero-Gas Stove		/ 30 00 2004
	- Specification		20.00.0004
40	IS 15424(Part 3)2004		30 06 2004
	ISO 9128-3:1992		
	Tools for Pressing - Guide		
	Pillars		. 8
	Part 3 Type B, End-Locking		
	Pillars		
41	IS 15424(Part 5):2004		-30 06 2 004
••	ISO 9182-5:1992		
	Tools for Pressing - Guide		
	Pillars	*	
	Part 5 Type D, End-Locking	* 1	
	Pillars with Flange	·	
42	IS 15427:2004		31 05 2 004
12	Conveyor Belting of		•
	Elastomeric and Steel Cord	٠	•
	Construction for General		•
<u> </u>	Material Handling -	*	
-	Specification		22.26.2004
43	IS 15429:2004		30 06 2004
70	Storage, Installation and		
	Maintenance of DC Motors -		, (Y)
	Code of Practice		01.05.2004
44	IS 15442:2004		31 05 2004
77	Parameters for Environmental		0
	Impact Assessment of Water	. ~	
	Resources Projects	, in the second	30 06 2004
45	IS 15446(Part 4):2004		30 00 2004
	Guide to Production Control		
	Part 4 Dispatching (Shop-Floor		
	Control)	-	31 05 2004
46	4) 4004		31 03 2004
	Commercial Blasting	· ·	•
	Explosives – Specification		. 0
	Part 1 Nitroglycerine Based	2	
	Explosives		30 06 2004
47			30 00 2007
7,	Electrical Apparatus for		
	Explosive Gas Atmospheres -	•	
	Encapsulation "m"		

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(1)	(2)	(2)	T (2)
		(3)	(4)
48	IS 15460(Part 1):2004		30 06 2004
	ISO 5565-1:1999		30 00 2004
	Vanilla [Vanilla		8
	Fragrans(Salisbury) Ames]	*	;
10	Part 1 Specification	<u>.</u>	
49	IS 15460(Part 2):2004		30 06 2004
	ISO 5565-2:1999		
	Vanilla [Vanilla Fragrans		*
	(Salisbury) Ames]	*	
50	Part 2 Test Methods		
30	IS 15463:2004		30 06 2004
	Meat and Meat Products -		·
	Enumeration of Escherichia		4
	Coli – Colony-Count	18	
	Technique At 44 C using Membranes		
51	IS 15471:2004		•
	ISO 8641:1987	·	30 06 2004
	Aerospace - Self-Locking Nuts		
	with Maximum Operating		
	Temperature Greater Than 425		
	C – Procurement Specification	•	İ
52	IS 15478(Part 2):2004		
	ISO 3100-2:1988		30 06 2004
	Meat and Meat Products –	-	
	Sampling and Preparation of		
	Test Samples		,
	Part 2 Preparation of Test		
	Samples for Microbiological	÷	
	Examination	ĺ	
53	IS 15479:2004	77	30 06 2004
	Qualification and Performance		30 00 2004
	Specification for High Density	,	
	Interconnect (HDI) Layers or		1
	Boards	_	
54	IS 15480(Part 1):2004		30 06 2004
	Fibre Optic Attenuators		30 00 2004
	Part 1Generic Specification		
	IS 15481(Part 1):2004		30 06 2004
	ISO 10097-1:1999		
	Wireline Diamond Core		
	Drilling Equipment – System A		
1	Part 1 Metric Units	7	The state of the s

1)	(2)	(3)	(4)
•	· ·		30 06 2004
56	IS 15482:2004		30 00 2004
	Microphones and Earphones for		
	Speech Communications		31 07 2004
57	IS 15483(Part 1):2004		31 07 2004
	ISO 12858-1:1999		1
	Optics and Optical Instruments -		
	Ancillary Devices for Geodetic		
	Instruments		ľ
	Part 1 Invar Levelling Staffs		31 07 2004
58	IS 15484:2004		31 07 2004
	ISO 9767:1990		
	Photography- Overhead Projectors		4
	- Methods for Measuring and		
	Reporting Performance		
•	Characteristics		31 12 2004
59	IS 15490:2004		31 12 2004
•	Cylinders for On-Board Storage	-	
	of Compressed Natural Gas as a		
	Fuel for Automotive Vehicles -	·	***
	Specification	×	30 06 2004
60	IS 15492(Part 1):2004		30 00 2004
00	Code of Recommended Practice		
	for Safety in Water Parks		0
	Part 1 General Information		30 06 2004
61	IS 15492(Part 2):2004		30 00 2004
•	Code of Recommended Practice		
	for Safety in Water Parks	!	
	Part 2 Safety Requirements		30 06 2004
62	IS 15492(Part 3):2004		30 00 2004
UL.	Code of Recommended Practice		- χ-
	for Safety in Water Parks		
	Part 3 Instructions		

Copy of these Indian Standards are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi – 110002 and Regional Office: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Hyderabad, Jaipur, Kanpur, Nagpur, Patan, Pune, Thiruvananthapuram.

[F. No. CMD-IV: 13:2] BALWÄNT RAI, Dy. Director

पेट्रोलियम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 3 दिसम्बर, 2004

का. आ. 3145.— केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि गुजरात राज्य में मुन्द्रा से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए ;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में जो इस से उपाबद्ध अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाऐ जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती है, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री आर.वी. सरवेया, सक्षम प्राधिकारी, हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड, जिमखाना बिल्डिंग, आदिपुर रोड ,अन्जार, कच्छ, 370110, गुजरात, को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

तालूका : राधनपुर जिला		जिला :	पाटण	राज्य : गुजरात		
इम सं.	गाँव का नास	खसरा सं.	उप खण्ड सं.		क्षेत्रफल	1
			34 04-8 4.	हेक्टेवर	एवर	वर्ग मीटर
1	2	3	4	5	6	7
1	चलवाडा	102	1	- 0	00	20
		112	· 1	0 .	43	92
		103	2	. o ·	24	93
		111	पी1	0	17	19
		111	पी 2	0	. 02	61
		110	_	0	08	64
		107	1	0	24	04
		128	2 -	0	25	92
		117	- .	0	08	6.4
		128	1	0	14	40
		126	-	0	51	84
		152	-	. 0	26	64
		153		0	61	20

		-3- जिला : पाटण		राज्य	ः गुजरा	त _।
	तालूका ः राधनपुर	TOICH		_	क्षेत्रफल	
.सं.	गाँव का बाम	स्तरा सं.	उप खण्ड सं.	हेक्टेवर	एवर	वर्ज मीटर
	2	3	4	5	6	7
			2	0	17	97
2	बंधवड	228	पी2	0	0	20
_		218	1/472	0	11	52
		219	3	0	0	20
		228	1/ 0 11	0	18	00
		219	1/4	0	08	Q 0
		220	2	0	00	20
		219	1/2	0	17	0.0
	4	220	1/2	0	21	90
	,	221	-	0	10	. 00
		225	- 1	0	15	69
		222	-	0	31	24
		224	2	0	42	48
		235	1/ ਪ ੍ਰੇ1		33	33
		234	च ी1	0	33	•
	,	रास्ता खसरा संख्या 234/पी। औ	₹	0	02	98
		2अ/पी2 के बीच मे			25	56
		. 2	अ/पी 2	0	04	68
		2	व	. 0	17	71
		, ` 3	1/472	. 0	14	76
		3	4	0	05	
		3	1/वे 1	0	15	00
		7	3/ વ ો 1	0	14	00
		7	2	0	20	00
	· -	7	- 1	. 0	01	
		25	. 1ପା	0		
		· 6	-	0	22	30
		एन.एच.१५ खसरा संख्या ६ और 7	7 के	0	10	08
		बीच मे		0	07	48
		77	-	0	27	93
	•	76 74	1	0	28	80
	~	ग्रम सस्ता खसरा संख्या 74/1 और 7		-	•	59
		रहता असरा स्वया १४०० छ।		0	2	39
	,	73	-	0	35	
		64	1	0	43	68
			. 2	0	21	· 0 9
		64	2		_	
		63	-	0	18	, 50

	तालूका : राधनपुर	-4- जिला : प	टण	राज	य ः गुज	
क्रम सं.	गाँव का नाम			7	क्षेत्रफल	
		खसरा सं.	उप खण्ड सं.	हेक्टेयर	हात्रफल एयर	वर्ग मीट
1	2	3	4	- 5	6	
2	बंधवड (जारी 📖	रास्ता खसरा संख्या 62 और 40/पी	2 के			7
_	(,	बीच मे		0	.06	55
		40	पी2	0	16	20
		41	पी2	0	37	29
		43	पाँ2	0	10	08
		रास्ता खसरा संख्या ४३/पी२ और				
		59/पी2 को बीच मे		0	13	68
		59	पी2	0	00	89
		47	पी1	0	00	55
		46	•	0	40	60
		49	2/ च ो1	0	22	09
		49	1	0	16	
		49	3			38
		रास्ता खसरा संख्या ४९/३ और		0	1 2	83
		सुल्तानपुरा गाम सीमा के बीच मे	•	0	01	44
3	सुल्तानपुरा	19	1	0	42	00
		20	पी	0	27	07
		21	1	Ö		50
		21	1/1		22	.09
		13		0	18	89
	:		. 1	0	8	91
		रास्ता ख़सरा संख्या १३/१ और १२/१	1	0	0.1	
		के बीच मे	·	U	01	08
		92	1	0	31	- -0 3
		92	2	0	26	36
		94 85	पी2	0	28	08
		85	पी 1	0	20	3.2
		84	पे2	0	41	34
		57	2	0	22	80
		37	1 और 2	0	22	80
		57	3/पो1 ऑर 3/पो2	0	23	18
		संडक 102	-	o	03	5 6
		103	1 प ी3	0	10	·69
		56		0	21	02
		104	2	.Q	01	84
		104	.1ប៉ា1	0 -	05	28
		104	1 प ो 2	0	07	84

	तालूका ः राधनपुर	-5- जिला : पाटण		राज्य	ः गुजरा	त
	तालूका : रावणपुर		Γ		क्षेत्रफल	
क्रम सं.	गॉव का बाम	खसरा सं.	उप खण्ड सं.	हेक्टेयर	एवर	वर्ग मीटर
		3	4	5	6	7
	manage (add)	105	1	0	16	39
3	सुल्ताबपुरा (जारा)	105	2	0	21	52
		सहक 56	-	٥	04	03
	<u>अत्यापीय</u>	169	1ପା 1	0	01	95
4	सुबापुरा	169	पो 2	0	21	02
		³ 170	•	0	11	40
		रास्ता असरा संख्या 170 और		0	04	98
•	-	171/1धी के बीच मे		·		
		171	1 च ो 1	0	19 .	. 24
		171	2/242	0	15	68
		× 156	2/1	0	08	19
		156	2/2-12	0	07	48
		156	1	0	07	48
		156	1/2	. 0	09	97
		148	vî2	0	14	25
		148	. प ी1	0	19	52
		147	_	0	26	71
		146	3	Ö	17	82
			. 1	0	25	.56
		140	,	0	17	10
		139		0	15	58
		138	. 1	0	17	98
		115	2/2	0	00	. 55
	•	115	2/2	0	11	04
		115	1/3	0	. 21	74
		117+118	3	0	22	.45
		119	3	0	21	02
		94	-	0	18	89
		109	•	0	20	67
		97				

min 5

93	THE GAZETTE (OF INDIA : DECEMBER	11, 2004/AGRAHAYANA	20, 1926	[PART II	—Sec. 3(ii)]
4	सुबापुरा (जारी)	98	2/242	0	13	18
		98	2/1 वी 1	0	11	08
		101	2	0	26	73

[फा. सं. आर-31015/39/2004-ओ.आर-॥] हरीश कुमार, अवर सचित्र

MINISTRY OF PETROLEUM AND NATURAL GAS

New Delhi, the 3rd December, 2004

S. O. 3145.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And, whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said Schedule may, within twenty-one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri R.V. Sarvaiya, Competent Authority, Mundra-Delhi Petroleum Product Pipeline, Hindustan Petroleum Corporation Limited), Gymkhana Building, Adipur Road, Anjar, Kutch 370110 (Gujarat).

Contd.

SCHEDULE

Taluk : RADHANPUR	District : PATAN	State : GUJAR	AT		
		Sub-Division	1	Area	1
Name of Village	Survey no.	No.	Hectare	Are	Square Metro
CHALWADA	102	1	0	00	20
CHALWADA	112	1	0	43	92
	103	2	0	24	93
	111	P1	0	17	19
	111	P2	0	บวั	61
	110	-	0	80	64
	107	1	0	24	04
	128	2	0	25	92
•	117	-	0	80	64
	128	1	0	14	40
	126	<u>-</u>	0	51	84
	152	_	0	26	64
	153	-	0	61	20
	228	2	0	17	97
2 . BANDHWAD	218	P2	0	0	20
	219	1/P2	0	11	52
	228	3	0	0	20
	219	1/P1	0	18	00
	220	1/1	0	80	00
	219	2	0	00	20
	220	1/2	0	17	0 0
	221	-	0	21	90
	225	•	0	10	00
	222	-	0	15	6 9
	224	2	0	31	24
	235	1/P1	0	42	48
	234	P1	0	33	33
	Cart track In between Survey number.234/P1 and 2A/P2		0	2	98
	2	A/P2	0	25	5 6
	2	В	0	04	68
		1/P2	0	17	71
	3 3	4	0	14	76
	3	1/P1	0	05	90
	3 7	3P1	0	15	00
		2	0	, 14	. 00
	7 7	1	0	20	00
		1P	Ŏ	7	20
	25 6	11	0	22	50

aluk : RADHANPUR	District : PATAN	State : GUJARAT			
Name of Mu		Sub-Division	Area		
Name of Village	Survey no.	No.	Hectare	Are	Square Metre
. BANDHWAD	NH.15 In between Survey number. 6 & 77		0	10	. 08
(Contd)	77	•	0	07	48
	76	-	0	27	93
	74	1	0	28	80
	Cart track In between Survey number.74/1 and 73		0	2	59
	73		0	35	71
	64	1	0	43	68
Sul Tanpura	64	2	Ō	21	09
	. 63	-	0.	18	86
	62	•	0	13	39
	Cart track In between Survey number.62 and 40/P2		0	06	55
	40	P2	0	16	20
	41	P2	0 -		29
	43	P2	0	10	08
	Cart track In between Survey number.43/P2 and 59/P2		0	13	68
	59	P2	0	00	89
	47	P1	0	00	5 5
	46	-	0	40	60
	49	2P1	0	22	09
	49	1	0	16	38
	49	3	0	12	83
	Cart track In between Survey number.49/3 and Village Boundary of Sultanpura		0	01	44
	19	1	0	42	07
	20	Р	0	27	50
	21	. 1	0	22	09
	21	1/1	0	18	89
	13	1	0	8	91
	Cart track in between Survey number.13/1 and 92/1		. 0	01	08
	92	1 -	0	31	03

uk : RADHANPUR	District : PATAN	State : GUJARAT Area				
Name of Village	Survey no.	Sub-Division No.	Hectare	Are	Square Metre	
	92	2	0	26	36	
SUL TANPURA	94	P2	0	28	08	
(Contd)		P1	0	20	32	
	85	P2	0	41	34 `	
	85	2	0	22	80	
	84	1&2	Ö	22	80	
	57	3P1&3P2	Ö	23	18	
	57	3F 100F2	Ö	03	56	
	Asphalted road 102	1P3	0	10	69	
	103		0	21	02	
	56	* 0	0	01	84	
	104	2		05	28	
	104	1P1	0	07	84	
	104	1P2	0	16	39	
	105	1	0	21	52	
	105	2		04	03	
	Asphalted road 56	.=.	0 0	01	96	
4. SUBAPURA	169	1P1		21	02	
1.	169	P2	0	11	40	
	170		0			
	Cart track in in between Survey number.170 and 171/1P1		0	04	98	
	171	1P1	0	19	24	
	171	2/2P2	0	15	68	
	156	2/1	0	80	19	
	156	2/2P2	0	07	48	
	156	1	0	07	48	
	156	1/2	0	09	97	
	148	P2	0	14	25	
		P1	0	19	52	
	148	,	0	26	71	
	147	3	0	17	82	
	146	1	0	25	56	
	140	'	Ö	17	10	
	139	•	0	15	58	
	138	. •		17	98	
	115	1	0			
	115	2/2	0	00		
	115	2/1	0	11		
	117+118	1/3	0	21		
	119	3	0	22		
	94	-	0	21		
	109	•	0	. 18		
	97	-	0	20	67	

aluk : RADHANPUR	District : PATAN		State : GUJARAT				
Name of Village	Survey no.		Sub-Division				
SUBAPURA		-	No.	Hectare	Are	Square Metre	
(Contd)	98		2/2P2	0	13	18	
	98		2/1P1	0	11	08	
	101		2	0	26	73	

[No. R-31015/39/2004-O.R.-II] HARISH KUMAR, Under Secy.

नई दिल्ली, 7 दिसम्बर, 2004

का. आ. 3146.— केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि गुजरात राज्य में मुन्द्रा से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए ;

और केन्द्रीय सरकार को ऐसी पाइपला**इन बिछाने के प्रयौजन के लिए यह आ**वश्यक प्रतीत होता है कि ऐसी भूमि में जो इस से उपा**बद्ध अनुसूची में वर्णित है, जिसमें उक्त पा**इपलाइन बिछाऐ जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए :

अत: अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है ;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री आर.वी. सरवैया सक्षम प्राधिकारी, हिन्दुस्तान षेट्रोलियम कॉर्पोरेशन लिमिटेड, जिमखाना बिल्डिंग, आदिपुर रोड ,अन्जार, कच्छ 370110, गुजरात, को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

	तालुका : पाटण	जिला : पाटण		राज्य :	गुजरात	
 1	<u> </u>	<u></u>			क्षेत्रफल	
म सं.	गाँव का नाम	खसरा सं.	उप खण्ड सं.	हेक्टेयर	एथर	वर्ग मीट
	2	3	4	5	. 6	7
1	उन्दरा	366	पी2	0	25	06
1	Suge	353	य ी1	0	11	52
		353	पी3	0	07	56
		350	1	0	01	96
		354	<u>, </u>	0	19	44
		349	_ पी1	0	16	02
		341		0	18	72
		340	-	0	15	1 2
		337	_	. 0	03	08
		339	र्पा	0	13	44
			ч	0	25	92
		338	-	0	13	89
		335	•	0	00	20
		336	- ប៉ា1	0	14	40
		307	पा । पी 2	0	10	36
		307 305	પાટ	0	15	62
		सडक खसरा संख्या ३०५ और ३०४ वं बीच हो		. 0	02	85
		304	**	0	15	. 04
		281	•	0	04	40
		282	-	0	15	55
		284	-	0	05	07
		298	र्पा 2	0	13	06
		298	र् या 1	0	0 1	20
		287	1	0	1 1	52
		289	1	0	15	19
		289	2	0	80	49
		288	1	0	04	0 0
		290	1	0	25	04
		290	2	0	0 1	60
		291	2	0	33	48
		256	_ ()	0	10	73
		नहर खसरा संख्या 256 में		0	11	86
		255	l .	0	13	50

कम सं. 1	गॉव का नाम 2	खसरा सं.	1			गुजरात	
		, , , , , , , , , , , , , , , , , , , ,	· ·			क्षेत्रफल	
	2	 		उप खण्ड सं.	डेक्टेयर	एवर	वर्ग मीट
1		3		4	5	6	7
	उन्द्रा (जारी)	यस्ता खसरा संख्या 255	और 230/2 के				<u> </u>
		बीच में	_		0	01	44
		230		1	0	02	32
		230	_	2	0	11	52
		बहर खसरा संख्या 230/2	और 236 के				
		बीच में	200		0	05	04
			4			•	04
		236 .		•			
		235		- 3	0	20	88
		239		1	. 0	15.	94
		240		पी2	0 0 -	12	67
		240		1ଫି2	0	17	82
		240		1411	0	14	25
		143		-	0	13	54
		243		_	0	16	20
2	सापरा	375			0	11	52
		रास्ता खसरा संख्या ३७५	और 91 के		Ū	06	66
		बीव में			0	02	26
		91	•	_	•		
	.340	92		. <u>-</u>	0	13	32
3	कोइटा	55		•		06	84
		5.5		3	0	.1 5	48
		55		4	0	02	88
		56		1	0	09	62
		57		-	0	23	31
		59		-	0	19	26
		64		1	0	43	84
		95		-	0	19	95
		66		1	0	24	86
		. 94		पी2	0	00	20
		94		1	0	02	73
		95		2पी 2	0	02	08
		96		2	0	0 5	04
		96		1वी2	0	13	23
		101		8	0	02	88
		101		यी 3 पी	0	00 17	47

_		तालुका : पाटण	जिला : पाटण		राज्य ः	गुजरात	
		ताबुका : पाठन			-	क्षेत्रफल	
म	सं.	गाँव का नाम	स्रसरा सं.	उप खण्ड सं.	हेक्टेयर	एयर	वर्ग मीटर
			3	4	5	6	7
1		2	101	d 2	0	03	74
3	3	काइटा (जारी)	105	पी1	0	01	47
			105	पी2	0	15	28
		•	105	प्रे अ	0	08	82
			्र्स.एच7 स्त्रसरा संस्था 105/पी3 और 105/पी के बीच में ^क		0	03	56
			105	पी	Ö	03	33
		·	रास्ता असरा संख्या 105/पी और 145/पी3 के बीच में		0	01	08
				. પ ી3	0	36	54
			145	1	10	03	44
			146	पी2	0	24	48
			145	पी	0	11	05
			148	વી	0	80	91
			147	पी	0	24	20
			150	3	0	06	12
			162	4 13	0	07	38
			166	4 ί1	0	33	50.
			166	पी1 और पी2	. 0	40	05
			165	पी। जीर पान	0	18	17
	4	वायह	32		0	18	17
			33	- ਧੀ	0	28	86
			38	પા	. 0	14	25
			39	_	0	09	80
			51 एस.एच130 खासरा संख्या 51 और]	0	04	27
			50/पी2 के बीच में	1			. 0
			50	- पी2	0	07	12
			41	_	0	17	
			42	पी2	0	10	
			42	र्वा 1	0	13	
•			43	पी2	0	00	
			19	વા 2	0	13	
			19	 ਪੀ3	0	0.4	
			18		0	26	
				୍ ସ୍ୱୀ	0	2	
			109 111	-	C	2	5 3

·	तालुका : पाटण	जिला : पा	टण	राज्य :	गुजरात	
क्रम सं.	गाँव का नाम	खसरा सं.		. क्षेत्र		T -
			उप खण्ड सं.	हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5	6	7
4	वायड (जारी)	121	-	0	42	76
		120	धी1	0	24	21
		185	पी1	0	27	29
		210	_	0	29	58
		218	.v. 8 -	0	18	94
		219	•	0	04	58
		222	-	0	28	
		221	-	0	07	15
		226	0.4	0.	31	48
		227	पी2	0	12	71
		227	वी1	0	19	11
		227	ન વીઉ	0	19	95 24
		सडक खसरा संख्या २२७/पी3 औ	र	-	• • •	24
		243/पी2 के बीच में		0	04	98
		243	यी 2	0	03	5.0
		243	पी1	0	20	56 31
		242	पी2	0	01	
		248	पी1	0	12	42
		248	पी3	0	17	13
_		248	पी4	0	08	82
5	वाहणा	60	•	0	36	91
		59	र्पी	0	11	54
		58	-	0	12	16
		67	•	0	10	
		68	पी	0	09	98 62
	1		J	·	• ,	0.2
	ō	हर खसरा संख्या 68/पी और 69	को 📗			
		बीच में		0	03	72
		69	7	0	33	
		71	· •	0	08	12
		71	- ਪੀ	0		40
		47	र्पा	0	14	04
		48	पी 2	0	13	74
		46		0	09	06
		45	- पी		43	30
		43	પા -	0	06 35	12
	ਕਣੀ		· 1	0	25	30
	जद:	खसरा संख्या 43 और 1 के बीच	ा म	0	76	27

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	तालूका : पाटण	जिला : पाटण	-	राज्य :	गुजरात	
<u> </u>		· · · · · · · · · · · · · · · · · · ·			क्षेत्रफल	
क्रम सं.	गाँव का नाम	स्रुसरा सं.	उप खण्ड सं.	हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5	6	7
5	वाहणा (जारी)	1	-	0	28	19
·		7	-	0	08	10
		चेला नाला वाहाणा गाम सीमा और खसरा	II.			3.6
6	अमरपुरा	संख्या 90 के बीच में	*		3 1	36
				• 0	35	28
•		90	- 1 पी	0	29	00
		90	ापा पी 2	0	03	56
	•	48	पा∠ पी1	0	20	67
		51	पी1 पी1	0	00	2 Ô
		51	े पी2	0	15	66
			7			
		रास्ता खसरा संख्या 51/पी2 और 46/पी2		0	10	69
		के बीच में	j			
		46	वी2	0	02	54
		46	यो 1	0	15	21
	•	46	पी3	0	2 1	2 1
		45	यो1	0	0 <u>1</u>	90
		रास्ता खरारा संख्या 45/पी। और 33/पी।	7	•	4.9	
		के बीच में		0	0 1	76
		प्रवाद रा	1			
		33	र्पा1	0	21	0.5
		सडक खसरा संख्या ३३/पी। में		0	0.5	70
		33	ี นี้ 2	0	12	. 24
		31	વી 2	- 0	12	11 98
		29	पी1	0	00 24	. 32
		30	-	0	16	02
		27	- -	0	06	59
		26	्र पी 1	0	18	3.5
		26	र्पा2	0	07	88
		25	- 2	0	04	58
7	उन्टवाडा	. 62	1	• 0	41	34
<u>\.</u> .		6.2 68	2	0	0.5	64
		65	2	0	06	83
		66	3	0	3 5	73
		66·	2	0	01	96

तालुका : पाटण		ण जिला : पाटण	जिला : पाटण		राज्य : गुजरात		
क्रम सं.	गाँव का नाम	खसरा सं.	उप खण्ड सं.	•	क्षेत्रफल		
			04 Op-a &,	हेक्टेयर	एयर	वर्ग मीटर	
	2	. 3	4	5	6	7	
7	उन्टबाहा (जारी)	यस्ता खसरा संख्या 66/2 और 74/पी है बीच में		0	01	89	
		74	पी	Ö	20	24	
	<u>.</u>	74	यी1	0	1:3	32	

[फा. सं. आर-31015/37/2004-ओ.आर-॥] हरीश कुमार, अवर सचित्र

New Delhi, the 7th December, 2004

S. O. 3146.— Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person, interested in the land described in the said Schedule may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri R.V. Sarvaiya, Competent Authority, Mundra-Delhi Petroleum Product Pipeline, Hindustan Petroleum Corporation Limited, Gymkhana Building, Adipur Road, Anjar, Kutch 370110

SCHEDULE

Taluk : PATAN	District : PATAN		State : GUJARAT Ārea			
IBIUK: PATAN		Sub- Division			Square	
Name of Village	Survey No.	No.	Hectare	Are	Metre	
	366	P2	0	25	06	
I. UNDRA	353	P1	0	11	52	
	353 353	P3	0	07	56	
		1	0	01	96	
	350	* -	0	19	44	
	354	P1	0	16	02	
	349	· ·	0	18	72	
	, 341	-	0	15	12	
	340	•	0	03	80	
	337	- P	0	13	44	
	339	_	0	25	92	
	338	-	0	13	89	
	335	-	0	00	20	
	336			14	40	
	307	P1	0	10	36	
	307	P2	. 0	15	62	
	305	-	0			
	Asphalted Road In between Survey No	•	0	02	85	
	305 & 304	_	0	15	04	
	304	_	0	04	40	
	281	_	0	15	55	
	282	-	0	05	07	
	284	- P2	0	13	06	
•	298	P1	0	01	20	
	298		0	11	52	
	287	1	0	15	19	
	289	1	0	08	49	
	289	2	0	04	00	
	288	1		25	0	
	290	1	0	25 01	6	
	290	2	0		4	
	291	2	0	33	7	
	256	-	0	10	. 8	
	Canal in Survey No. 256		0	11	5	
	255		0	13	<u> </u>	

	luk : PATAN	District : PATAN		-	State :	GUJARAT
Na	me of Village	Survey No.	Sub-		Area	
).			Division No.	Hectare	Are	Square Metre
	UNDRA (Contd)	Cart track In between Survey No. 255 & 230/2		0.	01	44
	(Conta)	230	1	0	02 .	32
		Canal in his had a	2	0	11	52
		Canal In between Survey No. 230/2 and 236	-	0	05	04
		236	-	0	20	88
		235	3	0	15	94
		239	1	0	12	67
		240	P2	0	17	82
		240	1P2	0	14	25
		240	1P1	0	13	54
		143	-	0	16	20
<u>)</u> .	SAPRA	243	-	0	11	52
	SAPRA	375	- *	0	06	66
		Cart track In between Survey No. 375 & 91		0	02	
		91				26
		92	•	0	13	32
,).	KOITA	55	3	0	06	84
		55	4	0	15	48
		55	1	0	02	88
		56		0 +	09	6 2
		57	•	0	23	31 .
		59	1	0	19	26
		64		0	43	84
		95	. <u>-</u> 1	0 0	19	95
		66	. P2	0	24	86
		94	1	0	00	20
		94	2P2		02	73
		95	2	0 0	02	80
		96	1P2		05	04
		96	- 8	0	13	23
		101	P3	0	02	88
		101	P.	0 0	00 17	47

Taluk : PATAN	District : PATAN		State : GUJARAT Ārea			
Name of Village	Survey No.	Sub- Division	Hectare	Are	Square Metre	
tanio oi vinego		No.		03	74	
3. KOITA	101	P2	. 0	03	47	
(Contd)	105	P1	0	15	28	
,	105 · -	P2	0	15 08	82	
	105	P3	0			
	SH-7 In Between Survey Number. 105/P3 and 105/P		0	03	56 22	
	105	Р	0	03	33	
	Cart track in Between Survey No. 105/P & 145/P3		0	01	08	
	145	₽3	0	36	54	
	146	` 1	0	03	44	
	145	P2	0	24	48	
	148	P	0	11	05	
•	147	P	0	08	91	
	150	P	0	24	20	
	162	3	0	06	12	
	166	- P3	0	07	38	
	166	P1	0	33	50	
	165	P1&P2	0	40	05	
<i>).</i>	32	P1	0	18	17	
4. WAYAD	33		0	18	17	
	38	P	0	28	86	
	39		0	14	25	
-	51		0	. 09	80	
,	SH-130 in Between Survey Number No. 51 and 50/P2	3	₊ 0	04	27	
	50	P2	0	07	12	
	41	•	0	17	69	
	42	P2	0	10	15	
	42	P1	0	13	90	
		P2	0	00	50	
	43	P2	0	13	89	
	19	P3	Ö	04	99	
	19	-	Ö	26	82	
	18		•	21	99	
	109	PT	U	25	3	
	111			25		

ıaı	luk : PATAN	District : PATA				GUJARAT
Na	nhe of Village	Su-man No.	Sub-		Area	
	·	Survey No.	Division No.	Hectare	Are	Square Metre
4.	WAYAD	121	•	0	42	76
	(Contd)	120	P1	0	24	21
		185	P1	0	27	29
		210	-	0	29	58
	•	218	• .	0	18	94
		219	- ,	0	04	58
		222	•	0	28	15
		221	•	0	07	48
		226	• 7	. 0	31	71
		227	P2	Ö	12	11
		227	P1	0	19	95
		227	P3	0	19	24
		Asphalted Road In Between Survey Number, 227/P3 and 243/P2	* '	0	04	24 98
		243	P2	0	03	56
		243	P1	0	20	31
		242	P2	0	01	42
		248	P1	ō	12	13
		248	P3	0	17	82
		248	P4	0	08	91
5.	VAHANA	60		0.	36	54
		59	Р	0	11	16
		58	•	0	12	42
		67	•	0	10	98
		68 Canal In between Survey No. 68/P &	P	0	09	62
		69 69		0	03	72
		- 71	•	Ó	33	12
			•	0	₽08	40
		71	P	0	14	04
		47	P	0	13	74
		48	P2	0	09	06
		46	•	0	43	30
		45	P	0	06	. 12
		43	•	0	25	30
		River in between Survey No. 43 & 1		0	76	27

	Diatrict : DATAN	District : PATAN			JJARAT
luk : PATAN	District: FATAIN	Sub-		Area	
ame of Village	Survey No.	Division No.	Hectare	Are	Square Metre
	-1		0	28	19
, VAHANA	,	•	0	08	10
(Contd)	7	1			••
AMARPURA	Chela Nala in between village boundry of Vahana & survey number 90		0	31	36
	90	-	0	35	28
	90	1P	0	29	00
	48	P2	Q.	. 03	56
	48	P1	0	20	67
	51	P1	0	00	20
	51	P2	0	15	66
	Cart track in between Survey No. 51/P2		0	10	69
	& 46/P2 46	P2	0	02	54
	46	P1	0	15	21
	46	P3	0	21	21
	45	P1	. 0	01	90
	Metalled Road In between Survey No.		0	01	7€
	45/P1& 33/P1	P1	0	21	05
	33 Asphalted Road In Survey No.33/P1	• •	0	05	70
		P2	9	12	24
	33	P2	0	12	11
	31	P1	0	00	98
	29		0	24	32
	30		0	16	02
	27	P1	0	06	59
	26	P2	0	18	35
	26		0	07	88
•	25	2	0	04	58
7. UNTWADA	62	1	Ŏ	41	34
••	62	2	o	05	64
	68	2	Ō	06	83
	65	3	0	35	73
	66	2	. 0	01	96

Taluk : PATAN	District : PATAN			State :	GUJARAT	
Name of Village		Sub-	Area			
		Division No.	Hectare	Аге	Square Metre	
(Contd)	Cart track in between Survey No. 66/2 & 74/P		0	01	89	
	74	P	•	20	24	
	74	P1	0	13	32	

[No. R-31015/37/2004-O.R.-II] HARISH KUMAR, Under Secy.

नई दिल्ली, 7 दिसम्बर, 2004

का. आ. 3147.— केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मुन्द्रा (गुजरात) से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में, जो इससे ठपाबद्ध अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधि।कार का अर्जन किया जाए;

अत: अब, केन्द्रीय सरकार, पेट्रोलियम और खानिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोपणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री शिवदत्त गौड़, सक्षम प्राधिकारी, मुन्द्रा-दिल्ली पेट्रोलियम उत्पाद पाइपलाइन, हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड, 16, कृष्णा विहार, नारायण निवास के पास, गोपलपुरा बाईपास रोड़, जयपुर पिन – 302018 (राजस्थान) को लिखित रुप में आक्षेप भेज सकेगा।

अनुसूची

-	तहसील : जवपुर	जिला : जयपुर	राज्य : र	जस्यान	
क्रम				क्षेत्रफल	
ਲਂ.	गाँव का नाम	खसरा सं.	हेक्ट्रेयर	एयर	वर्ग मीटर
1	2	3	4	5	6
	्रिष्डयापुरोहितान	30	0	24	04
		32	0	22	86
		33	0	25	46
		34 .	0	16	53
		13	•0	12	12
	•	13/234	0	18	95
		12	0	06	92
		11	. 0	29	. 28
		10/233	0	00	20
		45	0	19	72
		46	0	16	92
		46/240	0	06	80
		49	0	15	08
		48	. 0	06	16
		56	0	11	81
	•	50	0	00	20
		55	, 0	16	.57
		54	0	12	80
		52	0	22	77
2. 7	मूण्डियारामसर	31	0	01	72
2.	- R-O-Michael	32	0	50	34
		-3	0	06	69
		26/414	0	28	42
		25	0	34	22
		22	0	07	28
	•	20	0	10	47
		19	0	17	66
		12	0	47	64
•		13	0	00	20
		13/413	* 0	00	20
3.	सीतारामपुरा	9	0	02	49
	· · ·	3	0	16	70
-		8	0	15	77

	तहसील : जयपुर	विला : खयपुर	राज्य : ;	राजस्थान	· · · · · · · · · · · · · · · · · · ·
क्रम				बीत्रफल	
सं.	गाँव का नाम	खसरा सं.	हेक्टेयर	स्थर	वर्ग मीट
1	2	3	,4	5	6
3. ₹	तीतारामपुरा (जारी)	5	0	03	95
		7	0	19	98
4. Ū	व्यसिंहपुराकांकङोदा	7	0	44	51
		7/174			
		7/174/2	0	08	27
		5	0	21	04
		4	0	19	25
		3	0	27	79
- -		2/171	0	06	51
5. दि	हशोरपुराकांकङोदा	18	0	09	25
		17	0	12	44
		16	0	14	15
_	_	10	•0	50	20
5. न ा	रीकावास	40	0	09	41
		39	0	00	23
		42	0	25	68
		41	0	02	20
		45(स.रास्ता)	0 -	00	99
		49	0	20	68
		5 1	0	05	87
		48	0	00	20
		52	0	25	97
		61	0	12	89
		62	0	07	00
		65	•0	01	89
		63	0	09	90
		64	0	21	29
. भूध	וכטק	66	0	03	28
		63	0	00	20
		64	0	15	62
		66	0	39.	.86
		69	0	51	47
		90	0	16	90
		92	0	00	61
		91	. 0	о́в	56

	तहसीस : जयपुर	जिला : जबपुर	राज्य ः र	राज्यः राजस्यान			
व्याच्याच्याच्याच्याच्याच्याच्याच्याच्याच				शेत्रफल			
सं.	माँव का नाम	जसरा सं.	हेक्टेयर		वर्ग मीटर		
1	2	3	4	5	6		
7.	भूधरपुरा (जारी)	96	0	00	20		
		89 .	0	12	53		
		88/131	0	00	37		
		98	0	02	89		
		98/123	0	05	51		
		· 86	Ð	13	69		
		85/132	0	02	04		
		85	0	07	78		
		8 2 (स.रास्ता)	0	02	96		
		80	0	11	76		
		79	0	00	52		
		81	0	17	93		
_		३(जे.डी.ए. चारागाह)	0	05	94		
В.	लालचन्दपुरा	2(जे.डी.ए. तलाई)	0	12	98		
		१ (जे.डी.ए. चारामाह)	0	82	97		
		276/1) .	13	14		
9.	बावड़ी	276/2	}	13	17		
		274/1) •		***		
		274/2					
		274/3	> 0	00	31		
		274/4					
		274/5					
		275/1/1	ì				
		275/1/2	. 0	25	27		
		275/1/3	}				
		42	Ó	25	19		
		३६(जे.डी.ए. रास्ता)	0	02	96		
		45	0	33	25		
	\	47	0	15	20		
		48	o	00	20		
		49	•	12	01		
		50	0	11	39		
	·X+	51 (जे. डी .ए. रास्ता)	0	03	27		
		51 (01.21.2. 0.01.7)	0	04			
		•	0	00			
		60/2			जारी5		

क्रम	तहसील : जयपुर	जिला : जयपुर	राज्य :	राजस्थान	
प्रम्य सं.				क्षेत्रफल	
1	गाँव का नाम	खसरा सं.	हेक्ट्रेयर	एयर	वर्ग मीत
	्2 विही (जारी)	3	4	5	6
3. 4	विद्या (जारा)	64	0	10	18
		65	0	10	61
		67	0	00	95
		68	0	00	20
		66	0	.00	95
		69/1	0	12	48
		84/1	0	12	91
		84/2	. ò	01	94
		83	0	09	59
		78(ਯੇ.ਡੀ.ए.बाला)	0	01	10
		74	o	00	20
		75	o	26	82
		76	0	06	74
0. चव	म्मो ज्या	3	0	31	74
		4	0	30	05
		7	0 '	48	44
دم.		10	0	08	57
ा. सिं	वार	722	0	06	88
		723	0	57	77
		७१७ (रेलवे विभाग)	0	04	25
		676/1			
		676/2	- 0	64	32
		677	0	05	65
		६८१ (जे.डी.ए.) रास्ता)	0	02	02
		662	0	37	74
		663	0	24	88
		661	0	20	51
		१ ५४ (जे.ही.ए.) रास्ता)	0	01	44
		652	0	26	02
		651	0	80	88
		650/1125	0	02	20
		१७१ (जे.डी.ए. रास्ता)	0	01	80
		187	0	07	50
		188	0	17	07

तहसील : जयपुर	जिला : जयपुर	राज्यः राजस्वाब		
			क्षेत्रफल	
हम सं. गाँव का नाम	स्रस्य सं.	हेक्टेवर	एयर	वर्ग मीट
1 2	3	4	5	6
11. सिंवार (बारी)	185			7.
· · · · · · · · · · · · · · · · · · ·	185/1	0	17.	9.6
	185/2			
	१०२(जे.डी.ए. यस्ता)	0	01	06
	88	•	05	21
	85	0	12	03
	76	0	24	24
	74	0	00	20
	77	0	01	02
	71	0	14	88
·	66	0	24	78
	65	0	20	75
	.64	0	12	37
	210	0	12	47
	219(जे.डी.ए. रास्ता)	0	01	37
	216	0	05	48
	215	₽.0	17	23
	227	0	00	20
•	228	0	65	40
	122	0	06	67
12. चकबासही	123	0	24	31
	121	0	00	20
	120	0	19	77
10 TOTALLE	18	0	37	49
13. मंशारामपुरा	19	0	12	54
	20/3	0	07	30
	20/1	. 0	07	0.0
	21	0	10	41
	22	. 0	03	20
	23	0	08	84
	24	0	13	61
·	26/362	0	00	66
	27	0	23	5
	27/ 3 63	0	25	5

क्रम	तहसील : खयपुर	जिला : जयपुर	राज्य :	राजस्थान	
सं.	<u>. w</u> .			क्षेत्रफल	
1	गाँव का नाम	खसरा सं.	हेक्टेयर	एयर	वर्ग मीटर
14. म	2 iaar	3	4	5	6
. 4	.44,	179	0	05	97
		211	0	17	86
		213	0	13	52
		213/900	0	08	74
		216	0	01	27
		215	0	25	32
		215/901	0	08	16
		227	0	12	99
		222(स.भूमि)	0	00	20
		226	0	12	32
		228	•	02	05
		225(स.भूमि)	0	09	33
		224/1050	0 -	08	80
		224/1051	0	42	47
		269	0	03	55
		264	0	03	90
		265	0	05	31
		266	0	15	
		457(स. नदी) \	•		94
		457/1019(स.भूमि)			
		457/1021/1/1 (स.भूमि)			
		457/1028/1			•
		457/1026			
		457/1028/3			
		457/1028/2			
		457मिन	0	38	01
		457/1018			01
		457/1028/4			
		457/1057 मिन			
		457/1022/1		\ .	
		457/1022/2			
		457/1021/1			
		457/1021/2			
		399मिन	0	00	
		३९९/१ (पी. डब्स्यू.डी.स ङ्क)	0	09	50
		०००। (ना.क्ट्यूकाराईक)	0	04	68

	तहसीत : जबपुर	जिला : जवपुर	राज्यः राजस्कृत्व		
म	100.1.			क्षेत्रफल	
Å.	गाँव का माम	खसरा सं.	हेक्टेयर		वर्ग मी
1	2	3	4	5	6
	विवा (जारी)	400/2(पी.डब्स्यू.डी.सङ्क) 400/1	•	00	20
		410	0	16	88
		409/2	0	48	05
		409/925	•	00	20
		444	0	45	52
	•	443	0	06	58
		445	0	07	61
	•	446	0	23	1 5
		446/929	0	15	48
		435	0	19	28
		430	0	Q 1	79
		. 431	0	01	44
		432	0	02	88
		433	0	00	,20
		425	0	00	20
		426	o .	10	8
	*	130/1010	0.	35	6
15. 1	पेण्डोलाई	130	0.	31	7
		112	0	53	0,
		110	0	21	6
16.	सबरामपुरा	108/861	. 0	07	1
		108/865	0	34	. 5
		108/863	0	02	5
		108/860	0	38	0
		138/1	0	23	1
		138/2	. 0	27	4
		95	. 0	0.0	2
		139	0	04	4
		140	Ô	50	9
		141	0	15	6
		142	0	53	• 4
		144	0	14	•
		145	0	12	8
		94(स.चस्ता)	0	01	4

	तहसील : जयपुर	जिला : जयपुर	राज्य : र	जस्थान	
क्रम				क्षेत्रफल	
सं.	गाँव का नाम		हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5	6
16. सब	रामपुरा (जारी)	190	0	02	21
		189	0	25	76
		188	0	13	71
		185	0	10	96
		186	0	16	68
		184	0	08	24

[फा. सं. आर-31015/54/2004-ओ.आर-॥] हरीश कुमार, अवर सचिव

New Delhi, the 7th December, 2004

s. o. 3147.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person, interested in the land described in the said Schedule may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri Shivdutt Gaur, Competent Authority, Mundra-Delhi Petroleum Product Pipeline, Hindustan Petroleum Corporation Limited, 16 Krish na Vihar, Near Narayan Niwas, Gopalpura Bye-pass Road, Jaipur 302018 (Rajasthan).

SCHEDULE

	Tehsil : JAIPUR	District : JAIPUR	State : R	State : RAJASTHAN		
Sr.	I Gilbin 1 Gran G.		Area			
No No	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr.	
1	2	3	4	5	6	
	MUNDIYA PUROHITAN	30	ð	24	04	
		32	. 0	22	86	
		33	0	25	46	
		34	0	16	53	
_		13	0	12	12	
		13/234	0	18	95	
		12	0	06	92	
		11	0	29	28	
		10/233	0	00	20	
		45	0	19	72	
		46	0	16	92	
		46/240	0	06	80	
		49	0	15	.08	
		48	0	06	16	
	•	· 56	0	11	81	
		50	0	00	20	
		55	0	16	57	
		54	0	12	80	
		52	O	22	77	
2	MUNDIYA RAMSAR	31	0	01	72	
2.	MURDITA RAMSAN	32	0	50	34	
		33	0	06	69	
•		26/414	0	28	42	
		25	0	34	22	
		22	0	07	28	
		20	0 -	10	47	
		19	0	17	66	
		12	0	47	64	
		13	0	00	20	
		13/413 ·	0	00	20	
_		9	0	02	49	
3.	SITARAMPURA		0	16	70	
		3		15	77.	
		8	0	10	11.	

<u> </u>	Tehsil : JAIPUR	District : JAIPUR	State:	RAJASTI	HAN
Sr.				Area	
No	Name of the Village	Khasara No.	Hectare		Sq.mt
1	SITADAMBUDA 10	3	4	5	6
J .	SITARAMPURA (Contd)	5	0	03	95
4.	1AICING LIDURA ACCURA	7	0	19	98
4.	JAISINGHPURA KANKRODA	7	0	44	51
		7/174	0	08	07
		7/174/2	•	UO	27
		5	0	21	04
		4	0	19	25
		3	0	27	79
	4.5.4.5.	2/171	0	-06	51
5. Þ	KISHORPURA KANKRODA	18	0	09	25
		17	0	12	44
		16	0	14	15
		10	0	50	20
5. N	IARIKAWAS	40	0	09	41
		39	0	00	23
		42	0	25	68
		41	0	02	20
	•	45(G/L Cart Track)	0	00	99
		49	0	20	68
		51	O	05	87
		48	0	00	20
		52	0	25	97
		61	0	12	89
		62	0	07	00
		65	0	01	89
		63	0	09	90
		64	0	21	29
_		66	0	03	28
Bł	HUDARPURA	63	0	00	20
		64	0	15	62
		66	0	39	86
		69	0	51	47
		90	Ö	16	90
		92	0	00	90 61
		91	0	08	56

Tehsil : JAIPUR	District : JAIPUR	State: RAJASTHAN		
		Area		
Sr. No Name of the Village	Khasara No.	Hectare	Are	Sq.mtr.
No Name of the Village 1 2	3	4	5	6
7. BHUDARPURA (Contd)	96	0	00	20
7. Briddhill did (1)	89 .	0	12	5 3
	88/131	0	00	37
	98	0	02	89
•	98/123	0	05	51
	86	0	13	69
	85/132	0 .	02	04
	85	0	07	78
	82(G/L Cart Track)	0	02	96
	80	0	11	76
	79	σ	00	52
	81	0	17	93
	3(J.D.A.Pasture)	0	05	94
8. LALCHANDPURA	2(J.D.A.Pond)	0	12	98
	1(J.D.A.Pasture)	0	82	97
	276/1		4.5	4.4
9. BAVADI	276/2	0	13	14
			•	
	274/1			31
	274/2	} 0	00	
	274/3		00	
	274/4			
	274/5			
	275/1/1		25	27
	275/1/2			
	.275/1/3) 0	25	19
	42	•	02	96
•	36(J.D.A.Cart Track)	0		25
	45	0	33	20
	. 47	0	15	
	48	0	00	20
	49	0	12	01
	50	0	11	39
	51(J.D.A.Cart Track)	0	03	27
	52	0	04	79
	60/2	0,	00	20

Sr.	Tehsil : JAIPUR	District : JAIPUR	State :	RAJAS	THAN
No	Name of the Village			Area	
1	2	Khasara No.	Hectar		
9. BA	AVADI (Contd)	3	4	5	6
	()	64	0	10	18
		65	0	10	61
		67	0	00	95
		68	0	00	20
		66	0	00	95
		69/1	0	12	48
		84/1	0	12	91
		84/2	0	01	94
		83	0	09	59
		78(J.D.A.Nala)	0	01	10
		74	0	00	20
		75	0	26	82
O. CHA	KMOJYA	76	0	06	74
· • • • • • • • • • • • • • • • • • • •	MINOU I M	3	0	31	74
		4	0	30	05
		7	0	48	44
1. SINW	/AD	10	0	08	57
011441	M	722	0	06	88
		723	0	57	77
		717(Railway Deptt.)	0	04	25
		676/1 }	0	64	32
		677	0		
		681(J.D.A.Cart Track)	Ö	05 02	65
		662	0	02	02
		663	0	37	74
		661	0	24.	88
		154(J.D.A.Cart Track)	0	20	51
		652	_	01 26	44
		651	<u>.</u>	26 00	02
		650/1125		80	88
		171(J.D.A.Cart Track)		02	20
		187	·	01	80
	·	188	_)7 	50
_		100	0 1	7	07

Tehsil: JAIPUR	District : JAIPUR	State: RAJASTHAN		
		•	Area	<u> </u>
Sr. No Name of the Village	Khasara No.	Hectare	Are	Sq.mtr.
No Name of the Village 1 2	3	4	5	6
11. SINWAR (Contd)	185			
	185/1	0	17	96
	185/2	_		0.0
	102(J.D.A.Cart Track)	0	01	06
	88	0	05	21
	85	0	12	03
	76	0	24	24
	74	Ó	00	20
•	77	0	01	02
	71	0	14	88
	66	Ŏ	24	78
	65	0	20	75
	64	0	12	37
	210	0	12	47
	219(J.D.A.Cart Track)	0	01	37
	216	0	05	48
	215	0	17	23
	227	0	00	20
	228	0	65	40
10 CHAK DASADI	122	0	06	67
12. CHAK BASADI	123	0	24	31
	121	0	00	20
	120	o ô	19	77
A STANGULA DARROUDA	18	0	37	49
13. MANSHA RAMPURA	19	0	12	54
	20/3	0	07	30
	20/1	0	07	00
	21	0	10	41
	22	0	03	20
		0	08	84
	23	0	13	61
	24	0	00	66
	26/362	0	23	51
	27		25 25	50
	27/363	Q		

	Tehsil: JAIPUR	District : JAIPUR	State : I	RAJAST	HAN
Sr.				Area	-
No 1	Name of the Village	Khasara No.	Hectare	Аге	Sq.mtr
	MANCHAWA	3	4	5	6
• • •		179	.0	05	97
		211	0	17	86
		213	0	13	52
		213/900	0	08	74
		216	0	01	27
		215	0	25	32
		215/901	0	08	16
		2 27	0	12	99
		222(G/L)	0	00	20
		. 226	0	12	32
		228	0	02	05
		225(G/L)	0	09	3 3
		224/1050	0	08	80
		224/1051	0	42	47
		269	0	03	55
		264	0	03	90
		265	0	05	31
		266	0	15	94
		457(G/L River)	İ		
		457/1019(G/L)	0		
		457/1021/1/1(G/L)			
		457/1028/1			
		457/1026			
		457/1028/3			
		457/1028/2			
		457 M in	0	38	01
		457/1018			
		457/1028/4			
		457/1057Min			
		457/1022/1			
		457/1022/2			
		457/1021/1			
		457/1021/2			
		399Min	0	09	50
		399/1(P.W.D.Road)	0	04	68

	Tehsil : JAIPUR	District : JAIPUR	State: RAJASTHAN			
Sr.			Area			
No	Name of the Village	Khasara No.	Hectare	Are	Sq.mti	
1	2	3	4	5	6	
	MANCHAWA (Contd)	400/2(P.W.D.Road)	} · o	00	20	
		400/1]			
		410	0	16	88	
		409/2	0	48	05	
	•	409/925	0	00	20	
		444	0	45	52	
		443	0	06	58	
		445	0	07	61	
		446	0	23	15	
		446/929	0	15	48	
		435	O	19	28	
		430	0	01	79	
		431	0	01	44	
		432	0	02	88	
		433	0	00	20	
		425	0	00	20	
		426	0	10	82	
4 5	PINDOL AL	130/1010	0	35	65	
15.	PINDOLAI	130	0	31	, 7 5	
		112	0	53	07	
		110	0	21	67	
16	. SABRAMPURA	108/861	0	07	12	
		108/865	0	34	50	
		108/863	0	02	50	
		108/860	0	38	07	
		138/1	0	23	17	
		138/2	Ö	. 27	47	
		95	0 -	00	20	
			· O-	04	40	
		139	0	50	96	
		140	0	15	68	
		141	0	53	46	
		142	0	14	6:	
		144		12	8:	
		145	0	01	4	
		94(G/L Cart Track)	ρ			

G.	Tehsil: JAIPUR	District : JAIPUR	State : RAJASTHA		
Sr. No	Name of the Nau			Area	
1	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr
16 0	2	3	4	5	6
10. 3/	ABRAMPURA (Contd)	190	0	- 02	. 21
		189	. 0	25	76
		188	0	13	71
		185	. 0	10	96
		186	•	16	68
		184	0	08	24

[No. R-31015/54/2004-O.R.-II] HARISH KUMAR, Under Secy.

नई दिल्ली, 7 दिसम्बर, 2004

का. आ. 3148.— केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मुन्द्रा (गुजरात) से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई बानी चाहिए;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में, जो इससे उपाबद्ध अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अत: अब, केन्द्रीय सरकार, पेट्रोलियम और छानिज पाइपलाइन (भूमि में उपयोग के अधि। कार का अर्जन) अधि। नियमू, 1962 (1962 का 50) की धारा 3 की दुपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधि। कार का अर्जन करने के अपने आशय की घोपणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री शिवदत्त गौड़, सक्षम प्राधिकारी, मुन्द्रा-दिल्ली पेट्रोलियम उत्पाद पाइपलाइन, हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड, 16, कृष्णा विहार, नारायण निवास के पास, गोपलपुरा बाईपास रोड़, जयपुर पिन – 302018 (राजस्थान) को लिखित रुप में आक्षेप भेज सकेगा।

अनुस्ची

	तहसील 'ः फानी	जिला : जयपुर	राज्य : रा	जर कान		
क्रम	1.00.00		शेत्रफल			
ਦਂ.	गाँव का नाम	स्रसरा सं.	हेक्टेवर	एयर	वर्ग मीटर	
1	2	3	4	5	6	
1.	बुकबी	164	0	00	20	
	3	178/1				
		178/2				
		178/3				
		178/4	} 0	22	51	
		178/5				
		178/6				
		178/7	1		4.2	
		1 79(स.रास्ता)	0	01	42	
		१ ८० (स.धारागाह)	0	26	02	
	*	3 2 0 (सि.वि.नहर)	0	03	12	
		333/2 (स.आबादी))			
		३३३/३मिन १ (स.चारागाह)				
		333/3(स.भूमि)	} 1 *	32	16	
		३३३/३मिन(स.भूमि.)			• •	
		341	0	13	86	
		342(स.भूमि)	0	04	51	
		343	0	10	99	
		३६६(स.रास्ता)	0	00	73	
		349(स.भूमि)	0	10	19	
		357	0	20	99	
		356मिन1)			
		356मिन2(स.भूमि)	} 0	29	52	
			0	01	48	
		448/606(स.खारङा)	p	31	68	
		573	0	00	68	
		572	0	07	20	
		571 (स. रास्ता)	0	00	83	
			0	04	28	
		570(स. खारहा)				
		569	0	04	5 6 05	
		568	0	02		
	,	५६५(स.सस्ता)	0	02	22	
		566	0	00	24	
		564	0	03	03	
		563	0	02	80	

* T	तहसील : फानी	जिला : जयपुर	राज्य : राजस्थान			
क्रम			क्षेत्रफल			
सं.	गाँव का नाम	असरा सं.	हेक्ट्रेयर	एयर	वर्ग मीट	
1	.2	3	4	5	6	
1. বু	कबी (बारी)	551	- 0	04	14	
		552	0	10	99	
		553	0	05	46	
		547	0	02	63	
		554	0	80	46	
		555	0	13	40	
		556	0	00	20	
		557	0	11	30	
		537	0	13	02	
		536	0	00	20	
		558(स.बदी)	0	32	59	
		598/1मिन १ (स.भूमि)				
,		598/1मिन2				
		598/2	0	20	71 •	
	•	598/3				
		598/4				
2. ब ब	दलालपुरा	161	0	17	27	
		160/1		•		
		160/2	. 0	20	27	
		159	0	12	62	
		166	0	00	87	
		158	0	00	23	
		167	0	13	56 ·	
		168	0	01	89	
		१८०(सि.वि.नहर)	0	0.5	10	
		201	0	11	26	
		199	0	14	47	
		198	0	00	90	
		197	0	80	09	
		20 5(सि.वि.बहर)	0	01	12	
		217	0	06	01	
		218	0	00	20	
		220	0	20	36	
		224	0	00	30	
		225	0	04	50	
		2 28	0	20		
		231	0	06	39	
		232	0	05	00 36	

तहसील : फानी	जिला : जयपुर	राज्यः राजस्यान			
T			शेत्रफल		
. गाँव का नाम	स्रस्य सं.	हेक्टेयर		वर्ग भीटर	
2	3	4	5	6	
. बन्दलालपुरा (जारी)	233	0	06	77	
. deterior 3 c. for a my	234	•	07	85	
	278	0	00	20	
	275	0	12	50	
	274	0	10	20	
	273	0	07	12	
	33 5(सि.वि.नहर)	0	01	61	
	272	0	00	20	
	327	•0	01	94	
	328	0	17	87	
	333	0	11	34	
	330	0	00	42	
	332	0	04	51	
·	341	0	00	20	
	३४२(सि.वि.बहर)	0	01	81	
	344	0	01	69	
	343(स.भूमि)	. 0	01	78	
a almon	१८४(स.झरडा)	0	04	54	
३. शेरपुरा	183	0	01	97	
	182	- 0	00		
	180	0	04	53	
	181	0	94	55	
	233/1) . •			
	233/2				
	233/3	} 0	36	46	
	233/4				
	233/5		*		
	233/6	1	01	65	
	234(सि.वि.नहर)	.0		74	
	235(सि.वि.नहर)	0	00		
	236(सि.वि.नहर)	0	01	76	
	239(स.चारागाह)	0	65	28	
	245	0	26	18	
	244	0	໌ 00	20	
	248(स.रास्ता)	0	. 00	8	
	250	. 0	- 00	8	
	247	. 0	. 00		
	251 (स.रास्ता)	0	02		

त हसील : फागी इस	जिला : जयपुर	राज्य ः र	ाजस्थान	
सं. गाँव का नाम			क्षेत्रफल	<u> </u>
ाव का नाम	खसरा सं.	हेक्ट्रेयर	एयर	वर्ग मीट
3. शेरपुरा (जारी)		4	8	6
o. ereger (orien)	255	0	10	87
	254	0	08	31
	253	0	10	75
	84	0	18	52
	,83	0	03	50
	५९(स.रास्ता)	0	01	42
	25 8(स.चारागारू) 50/1	0	03	32
	५०/२(स.चारागाह)	0	63	05
	49	0	07	22

[फा. सं. आर-31015/59/2004-ओ.आर-II] हरीशं कुमार, अवर सचिव

New Delhi, the 7th December, 2004

S. O. 3148.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said Schedule may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri. Shivdutt Gaur, Competent Authority, Mundra-Delhi Petroleum Product Pipeline Project, Hindustan Petroleum Corporation Limited, 16 Krishana Vihar, Near Narayan Niwas, Gopalpura Bye-pass Road, Jaipur — 302018 (Rajasthan).

SCHEDULE

	Tehsil : PHAGI	District : JAIPUR	State : R	HEALL	IAN	
<u>. T</u>	Telisii . TTSAGI			Area		
Sr.	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr	
10	2	3	4	5	6	
	BUKNI	164	0	00	20	
	. 20.0	178/1				
		178 <i>[</i> 2				
		178/3				
		178/4	0	22	51	
		178/5				
	•	178/6				
		178/7	•			
		179(G/L Cart Track)	0	01	42	
		180(G/L Pasture)	0	26	02	
		320(Irri.Deptt.Canal)	0	03	12	
		333/2(G/L Abadi))			
		333/3 Min1(G/L Pasture)	1	32	16	
		333/3(G/L)	· ·	V -		
		333/3Min(G/L)	J			
		341	0	13	86	
		342 (G/L)	0	04	51	
		343	0	10	99	
	-	366 (G/L Cart Track)	0	00	73	
		349 (G/L)	0	10	19	
		357	ď	20	99	
		356 Min 1 356 Min2(G/L)	} • •	29	52	
		354 (G/L Pal)	0	01	48	
		448/606 (G/L Kharda)	0	31	68	
		573	0	00	68	
		572	0	07	20	
		571 (G/L Cart Track)	0	90	83	
		570 (G/L Kharda)	0	04	28	
		569	0	04	56	
		568	0	02	05	
		565 (G/L Cart Track)	0 .	02	22	
		566	0	00	24	
		564	ъ	03	03	
		563	0	02	· 80	

	Tehsil : PHAGI	District : JAIPUR	State : F	LAJASTI	HAN
Sr,				Area	
No	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr.
1	2	3	4	5	6
1.	BUKNI (Contd)	551	0	04	14
		552	Ó	10	99
		553	0	05	46
		547	•	02	63
		554	0	08	46
		555	0	13	40
		556	0	00	20
		557	0	11	30
		537	0	13	02
		536	0	00	20
		558 (G/L River)	0	32	59
		598/1 Min1(G/L)			
		598/1Min2			
		598/2	0	20	71
		598/3			
2. 1	NANDAL ALDUDA	598/4			
۷. ا	NANDALALPURA	161	Q	17	27
		160/1	0	20	07
		160/2 ∫	U	20	27
		159	0	12	62
		166	0	00	87
		158	. 0	00	23
		167	0	13	56
		168	0	01	89
		180 (Irri.Deptt.Canal)	0	05	10
		201	0	11	26
		199	0	14	47
		198	0	00	90
		197	0	08	09
		205 (Irri.Deptt.Canal)	0	01	12
		217	D	06	01
		218	0	00	20
		220	0	20	36
		224	0	00	30
		225	0	04	50
		228	0	20	39
		231	0	06	00
		232	0	05	36

	Tehsil : PHAGI	District : JAIPUR	State: RAJASTHAN		
er i	1911911 19101			Area	
Sr.	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr.
<u>10</u>	Name of the Village	3	4	5	6
<u> </u> 2.	NANDALALPURA (Contd)	233	0	06	77
۷.	MANDALPALI GIGT (GGIRGERS)	234	0 .	07	85
		278	0	00	20
		275	0	12	50
		274	0	10	20
		273	0	07	12
		335 (Irri.Deptt.Canal)	0	01	61
		272	0	00	20
		327	0	01	94
	•	328	0	17	87
		333	0.	11	34
	•	330	0.	00	42
		332	0	04	51
		341	0	00	20
		342 (Irri.Deptt.Canal)	0	01	81
		344	0	01	69
		343 (G/L)	0	01	78
_	0.1500104	184 (G/L Jharda)	. 0	04	54
3.	SHERPURA	183	0	01	97
		182	0	00	20
	·	180	0	04	53
	·	181	0	04	55
		233/1			
		233/2		•	
		233/3	•	26	46
		233/4	0	36	40
		233/5			
		233/6			
		234 (Irri.Deptt.Canal)	0	01	65
		235(Irri.Deptt.Canal)	0	00	74
		236 (Irri.Deptt.Canal)		01	76
		239 (G/L Pasture)	Ö	65	28
		239 (G/L Pasture) 245	0	26	18
		244	0	00	20
		244 248 (G/L Cart Track)		00	80
			0	00	82
		250 247	0	00	84
		247		02	18
		251(G/L Cart Track)			

	Tehsil : PHAGI	District : JAIPUR	State : R	AJACT	LIAN
Sr.	Alama et e en			Area	TIM
4	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr
3. S	2	3	4	5	6
J. 3	HERPURA (Contd)	255	0	10	87
		254	0	08	31
		253	0	10	75
		84	0	18	52
		83	0	03	50
		59 (G/L Cart Track)	0	01	42
		258(G/L Pasture) 50/1	0	03	32
		50/2 (G/L Pasture)	0	63	05
No.		49	0	07	22

[No. R-31015/59/2004-O.R.-II] HARISH KUMAR, Under Secy.

नई दिल्ली, 7 दिसम्बर, 2004

का. आ. 3149. – केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मुन्द्रा (गुजरात) से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में, जो इससे उपाबद अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधि।कार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और छानिब पाइपलाइन (धूमि में उपयोग के अधिकार का अर्बन) अधि।नियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधि।कार का अर्बन करने के अपने आशय की घोपणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधि।कार के अर्जन के सम्बन्ध में श्री राम करण शर्मा, सक्षम प्राधिकारी, मुन्द्रा - दिल्ली पेट्रोलियम उत्पाद पाइपलाइन, हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड, मकान संख्या 1418, सेक्टर-6, बहादुर गढ़ 124507, जिला झज्जर (हरियाणा) को लिखित रूप में आक्षेप भेज सकेगा।

अनुसुची

तहसीलः बहादुरमद		जिलाः इ	प्रज्जर	राज्यः हरियाणा			
	हदबस्त मुसतिल		खसरा/ किला		श्रेत्रफल		
गाँव का गाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर	
आसोदा टोडराब	28		367 (रेलवे लाईन)	0+	08	82	
			879	0	00	87	
			1017	0	17	92	
			1022	0	10	83	
			1023	0	07	11	
			1024	0	00	10	
			1025	0	03	58	
	•		1028	0	09	99	
			1097	0	01	44	
•			1098	0	20	32	
			1103	0	10	04	
			1104	0	13	42	
			1105	0	10	56	
			1106	0	19	08	
			1112(सइक)	0	01	. 80	
			1117	0	14	06	
			1118	0	15	57	
			1119	0	20	.28	
			1125	0	80	59	
. आसोदा सिवान	29	103	21	0	00	25	
official formation		104	25	0	03	91	
		105	5	0	02	33	
		106	1 .	0	13	15	
			2/1	0	06	24	
			2/2	0	02	47	
			3.	0	00	10	
			7	0	07	38	
			8	0	13	41	
			9/1	0	03	95	
			9/2	0	00	10	
			14	0	03	75	
			15/1	0	01	00	

तहसीलः बहादुरमद्		जिलाः ।	प्रज्ञार	रा	न्यः हरि	याणा
गाँव का बाम	हदबस्त	मुसतिल	खसरां/ किला		श्रेत्रफल	
	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर
2. आसोदा सिवान	29	106	15/2	0	12	40
(जारी)		107	11/1	0	01	26
			11/2	0	03	97
			18	0	06	76
			19/1	0	00	79
			19/2	0	12	25
			20	0	07	17
			23/1	0	01	05
			144 (कव्ना रास्ता)	0	00	64 [.]
			153 (सङ्क)	0	02	27
			373 (रास्ता)	0	00	66
3. बराही	40		1872 (बदरो)	0	06	12
			1952	0	00	82
			1953	ō	12	85
			1954	ō	05	46
			1955	. 0	09	73
			1957	Ö	06	65
			1958	0	09	61
			1963	0	16	69
			1965	0	01	70.
			196 9 (ਹਾਂਕ ਜ)	0	01	82
			2040	0	.03	04
			2041	0	18	46
			2044	0	09	15
			2045	0	21	67
			2049	0	20	58
			2050	0	08	73
			2051	0 .	11	52
			2052	0	07	13
			2053	0	08	19
			2054	Ō	00	38
			2083	Ō	14	79
			2084	Ō	12	26
			2089	0	19	30

तहसीलः बहादुरमद		जिलाः इ		राज्यः हरियाणा			
	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल		
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीट	
राही (जारी)	40		2094 (सड़क)	0	02	20	
			2098	0	21	65	
			2112	0	10	71	
			2114	0	08	34	
			2140	0	00	50	
			2154	0	04	35	
			2155	0	14	85	
			2157	0	02	56	
			2158	0	15	81	
			2172	0	18	87	
			2173	0	00	10	
,			2174	0	06	84	
			2175	0	00	10	
			2176	0	02	31	
			2178	0	80	81	
		-	2179	0	11	06	
		•	2192	0	03	71	
			2194	0	21	18	
			2276	0	11	33	
			2279	0	19	78	
			2285	0	04	85	
			2286	0	01	18	
			22 87	0	16	51	
			2 297	0	00	26	
			2299	0	06	32	
,			2300	0	07	95	
			2301	0	15	04	
			2303	0	06	75	
			2304	0	10	40	
	^~	•	2307	0	00	47	
			2313	0	00	47	
			2314	0	12	35	
			2316	0	02	38	
			2319 (सङ्क)	0	03	79	

तहसीलः बहादुरगद्		जिलाः '३	प्रजार	रो	ज्यः हरि	याणा
गाँव का नाम	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल	
	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर
3. बराही (जारी)	40		2321	0	03	59
			2324	0	11	24
			2325	0	00	10
			2326	0	04	67
			2330	0	10	37
			2331	0	00	10
			2333	0	0	21
			2338	0	02	09
			2339	0	00	96
			2340	0	09	94
			2343	0	05	44
			2344	0	08	37
			2348	0	11	62
			2356	0	05	79
			2359	0	06	44
			2360	0	02	68
			2361	0	04	94
			2362	0	01	43
			2372	0	01	94
			2373	0	03	89
			2374	0	03	01
			2375	0	06	58
			2383	0	07	76
			2384	0	00	93
			2386	0	09	60
			2395	0	10	43
			2398	0	08	80
			2399	0	00	30
			2407	0	00	10
			2408	0	11	18
			2411	0	04	84
			2412	0	05	87
			2420	0	0 8	33
			2421	0	03	72

तहसीलः बहादुरमद	64	जिलाः इ	न्मर	राज	राज्यः हरियाणा			
	हदबस्त	मुसतिल	खसरा/ किला		प्रेत्रफल			
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीट		
बराही (जारी)	40	<u>!</u>	2425	0	00	71		
400 (40		2426	0	06	58		
			2431	0	11	63		
			2432	00	00	10		
•			2503 (रास्ता)	0	02.	30		
			2539	0	01	49		
, बाहमबोली	35	72	16	00	12	33		
, Algeratori	33	• •	17	00	01	06		
		73	18	00	00	60		
		• •	19/1	00	06	69		
			19/2	00	02	38		
			19/3 (रास्ता)	00	00	10		
			20/1	00	11	74		
			20/2	00	00	60		
•			22/2	00	02	24		
			24	00	20	17		
			2 5	00	12	3 3		
,		74	21	00	07	97		
		• •	22	00	00	47		
		90	19	00	07	. 01		
			20/1	00	11	2 9		
•			20/2	00	01	48		
			22	00	0 5	75		
			23	00	12	77		
			24/2	00	12	11		
			25	00	02	16		
		91	9	00	02	9 5		
			10	00	12	40		
			11	00	00	39		
			12	00	* 09	84		
			13	00	12	80		
			14/2	00	09	77		
			15	00	00	82		
			16	00	11	98		

तहसीलः बहादुरगद्		जिलाः	झज्जर	रा	ज्यः हरि	याणा
मॉॅंव का नाम	हदबस्त	गुसतिल	खसरा/ किला		श्रेत्रफल	
	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर
. बाहमबोली (जारी)	35	91	17	00	02	07
		92	1	00	01	92
			2	00	11	51
			3/1	00	04	00
			3/2	00	08	58
			4/1	00	04	95
			4/2	00	00	87
			6	00	12	74
			7	00	05	40
		97	4	00	00	40
			5	00	09	97
	•	98	1/1	00	06	97 -
			1/2	00	05	79
			2/1	00	08	12
			2/2	00	00	60
			3/1	00	00	10
			6/2	00	07	06
			6/3	00	00	57
			7/1	00	. 03	20
			. 7/2	00	09	44
			8/1	00	12	57
			9	00	04	03
			14	00	00	10
			15/1	00	04	64
			15/2	00	00	10
		99	10/2	00	00	10
			11	00	08	75
			12	00	12	44
			13	00	80	29
			16	00	03	65
			17/1	00	01	75
			17/2	00	11	50
			18/1		04	95
			25		05	95

तहसीलः बहादुरगद		जिलाः इ	ाज्जर	राज्यः हरियाणा			
"	हदबस्त	मुसतिल	क्सरा/ किला	*	श्रेत्रफल		
में व का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीट	
बाहमबोली (जारी)	35	100	21/1 (रास्ता)	00	00	65	
			21/2	00	12	63	
•			22/1	00	01	92	
			22/2	00	03	16	
		103	11/1	00	00	29	
			19	00	ÓЗ	49	
			20	00	12	01	
		. 104	9	00	00	29	
			10 / 2	00	10	54	
		•	11	00	02	02	
			12	00	10	00	
			13	00	12	45	
			14	00	12	40	
			15	00	07	73	
			16	00	04	43	
			17	00	00	10	
		105	2/1/1	00	00	10	
			2/1 / 2	00	80	13	
			2/2	00	00	10	
			3/1	00	04.	29	
			3/2	00	80	9 9	
			4	00	03	49	
			6/1	00	07	75	
			6/2	00	04	48	
			7	00	09	81	
			8	00	00	10	
			26	00	00	37	
			124 (बहर)	00	04	90	
			125(ਵਟਹੇ)	00	02	38	
			132 (कवा रास्ता)	00	00	60	
			134 (कवा रास्ता)	00	02	23	
			14 6 (স্থান)	00	00	65	
			160 (বহক)	00	03	81	
			923 (रास्ता)	00	01	29	

तहसीलः बहादुरगद्		जिलाः	झन्जर	रा	राज्यः हरियाणा			
गाँव का नाम	हदबस्त	मुसतिल	व्यसरा/ किला		श्रेत्रफल	*		
	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर		
4. बाहमबोली (जारी)	35		932 (राखा)	00	00	91		
			934 (रास्ता)	00	00	97		
			935 (रास्ता)	00	02	03		
			952 (कवा रास्ता)	00	00	60		
			957 (कवा रास्ता)	00	02	44		
. परबाला	36	16	15	00	00	10		
		17	20	00	10	07		
			21	00	00	10		
			22	00	13	77		
		18	21	00	05	54		
		19	2/1	00	04	40		
			2/2	00	02	92		
			2/3	00	01	52		
			3	00	01	90		
			8	00	06	86		
			9	00	00	63		
			13	00	13	01		
			14	00	02	37		
			16	00	04	51		
			17	00	12	20		
			25	00	10	46		
		35	1	00	10	92		
			2	00	24	01		
			8/1	00	00	10		
			8/2	00	04	98		
			9/1	00	11	74		
			9/2	00	00	10		
			13	00	10	71		
			14/2	00	06	07		
			16/2	00	07	10		
			17	00	09	68		
			25/1	OQ	03	36		
			25/3	00	00	10		
			25/4	00	03	23		

तहसीट	ाः बहादुरमद		जिलाः इ	रजार	राज्यः हरियाणा			
		हदबस्त	नुसतिल	खतरा/ किता	91 U.S X-	त्रेत्रफल		
गॅव क	ग बाम	संख्या	संख्या	संख्या	हेक्टेंबर	एबर	वर्गमीटर	
. परबाला (जारी.::)	36	36	21	00	06	55	
		×	40	# / 1	00	11	47	
				2	00	01	50	
			1	9 -	00	12	22	
	_ = -'×	-		10/1	00	00	36	
				12	00	04	66	
				13	00	09	06	
	8-1-1			17/1	. 00	00	74	
				17/2	00	- 01	47	
	· .		· .	17/3	00	01	03	
	. 8		4 -	18/1	00	04	94	
***			en a ser e	18/2	00	05	5 3	
				23	00	00	10	
			* 4	24/1	00	05	49	
				24/2	oo j	03	55	
*14, 1-3	or To suffice		· · · · ·	24/4	00	03	63	
			57	A14	nn	01	05	
	Reserve		01,	5/1	00	08	57	
the york	-1, 31			5/2	. 00	03	34	
April 1999 Comment	3			6/1	00	06	01	
4 .				10	00	06	74	
٠.	. .		58	10	00	12	35	
d t	•	-		12	00	01	37	
				19	00	00	97	
	•			20	00	00	42	
:			· ·	106 (ਵदरो)	00	03	70	
٠.	Na Table			129 (ਹਕਾ)	00	01	93	
i i				525 (बहर)	οδ	00	91	
			:	528 (सहर) 528 (स्रात)	00	00	75	
	2.3 2.3					01	00	
			8	530 (खाल) 550 (काल)	00	01	17	
			• • •	550 (रास्ता)	00	00	77	
, v [†]	e.			55 1 (शस्ता)	00		14	
·.				553 (रास्ता)	00	01	71	
	÷			554 (रास्ता) 555 (रास्ता)	00	01	10	
	:		_	555 (शस्ता)	00	00	92	
: 12			- (7.3	558 (रास्ता)	00	00	32	

[फा. सं. आर-31015/56/2004-ओ.आर-II] हरीश कुमार, अवर सन्ति

New Delhi, the 7th December, 2004

S. O. 3149.— Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person, interested in the land described in the said Schedule may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri Ram Karan Sharma, Competent Authority, Mundra-Delhi Petroleum Product Pipeline, Hindustan Petroleum Corporation Limited, H. No.1418, Sector-6, Bahadurgarh 124507, District: Jhajjar (Haryana).

SCHEDULE

Tehsil :Bahadurg	arh	C	istrict : Jhajjar	Sta	te : Hai	yana
Name of Village	Hadbast	Mustil	Khasara / Killa		Area	
	No.	No.	No.	Hectare	Are	Square Metre
I. ASUDHA TODRAN	28		367 (Rly Line)	0	08	82
			879	0	00	87
			1017	0	17	92
			1022	0	10	83
			1023	0	07	11
			1024	0	00	10
		1025	0	03	58	
			1028	0	09	99
			1097	0	01	44
			1098	0	20	32
			1103	0	10	04
			1104	0	13	42
			1105	0	10	56
			1106	0	19	08
			1112(Road)	0	01	80
			1117	0	14	06
			1118	0	15	57
			1119	0	20	28
			1125	0	Ö 8	59

Tehsil :Bahadurg	arh	C	Nistrict : Jhajjar	Stat	e : Har	yana
	Hadbast	Mustil	Khasara / Kiila		Area	
Name of Village	No.	No.	No.	Hectare	Are	Square Metre
2. ASUDHA SIWAN	29	103	21	0	00	25
		104	25	0	03	91
		105	5	0	02	33
		106	1	0	13	15
•			2/1	0	06	24
			2/2	0	02	47
			3	0	00	10
			7	0	07	38
			8	0 -	13	41
•			9/1	0	03.	95
			9/2	0	00	10
			14	0	- 03	75
			15/1	0	01	00
		106	15/2	0	12	40
	•	107	11/1	0	01	26
			11/2	0	03	97
			18	0	06	76
			19/1	0	00	79
			19/2	0	12	25
			20	0	07	17
			23/1	0	01	05
			144 (C.T)	0	00	64
			153 (Road)	0	02	27
			373 (Path)	0	00	66
B. BARAHI	40		1872 (Drain)	0	06	12
), DARANI	40		1952	0	00	82
			1953	0	12	85
			1954	0	05	46
		_	1955	0	09	73
			1957	0	06	65
			1958	0	09	61
			1963	0	16	69
			1965	0	01	70
			1969 (Path)	0	01	82
			2040	0	03	04
			2041	0	18	46
			2044	0	09	15
			2045	0	21	67

Tehsil :Bahadurg	am T	Č	District : Jhajjar	St	ate : Ha	ryana
Name of Village	Hadbast	Mustil	Khasara / Killa	* *	Area	
	No.	No.	No.	Hectare	Are	Squar
. BARAHI (Contd)	40		2049	- 0	20	Metro 58
			2050	0	08	73
			2051	0	11	52
			2052	0	07	13
			2053	0	08	19
			2054	0	00	38
			2083	0	14	79
<i>∶.</i>			2084	0	12	26
• •			2089	0	19	30
	·		2094Road	0	02	20
			2098	0	21	65
			2112	0	10	71
			2114	0	80	34
			2140	0	00	5 0
			2154	0	04	35
			2155	0	14	85
			2157	0	02	56
			2158	Ó	15	81
			2172	0	18	87
			2173	0	00	10
		,	2174	0	06	84
			2175	0	00	10
			2176	0	02	31
			2178	0	08	81
			2179	0	11	06
			2192	0	03	71
			2194	0	21	18
			2276	0	11	33
			2279	0	19	78
			2285		04	85
			2286		01	18
			2287	_	16	51
			2297	_	00	26
			2299		06	32
			2300		07	95
			2301		15	04
			2303	0 (06	75

Teheil :Bi	hadurg	erh 🧀	King (B. H.	Netrict : Jhajjar	State: Flaryana			
77 - 72 - 72 - 74 - 74 - 74 - 74 - 74 -	or and over the			Khasara / Killa	11/A 24)	Area		
Name of Vi	illage	Hadbast No.	Mustil: No.	No.	Hectare	Are	Square Metre	
BARAHI (Co	ntd)	40	/ RX .	2304	· 0	10	40	
				2307	0	00	47	
W # 1	_			2313	0	00	47	
•	75 133	**	·	0044	0	12	35	
	e flyr Mau	Ü	8 -	2316	0	02	38	
		. 1	e · 🐪	2319 (Road)	0	03	79	
		· · · · · · · · · · · · · · · · · · ·	. [12		0	03	59	
	8.	Gr.	/	2324	0	11	24	
		٠.	+ - '	2325	0	00	10	
			** ·	2326	0 .	04	67	
	- ** }*		<i>i</i> .	2330	0	10	37	
		. ::}		2331	0	00	10	
•	file.		79	2333	0	0	21	
	3 * 4			2338	0	02	09	
		11,1	<u></u>	2339	0	00	96	
	100	far.	11:00	2340	0	09	94	
•		1 m 5	14	2343	0	05	44	
	9 11.1	(11)	.; :	2344	0	08	37	
ent.				2348	0	11	62	
,			*.	2356	0	05	79	
		14		2359	0	06	44	
	-	.V		2360	. 0	02	68	
		1			0	04	94	
	8.8	; <u>^</u>		2362	0	01	43	
				2372	0	01	94	
			.*:	2373	0	03	89	
		7.5		2374	0	03	01	
		+ 5 (1)	,	2375	0	06	58	
				···\$ 2383	O	07	76	
	80	*, 1		2384	O	00	9 3	
	··· 5:			2386	0	09	60	
				2395	0	10	43	
				2398	0	08	80	
		. 7		2399	0	00	30	
				2407	0	00	10	
**	**	#14 25 #1 1 25 #1		2408	0	11_	18	

Tehsil :Bahadurg	jarh		District :.Jhajjar	S	State : Haryana			
Name of Village	Hadbast	Mustil	Khasara / Killa		Area			
	No.	No.	No.	Hectare	Are	Square Metre		
3. BARAHI (Contd)	40	-	2411	0	04	84		
			2412	Ö	05	87		
			2420	Ō	08	33		
			2421	Ö	03	33 72		
			2425	ŏ	00	71		
			2426	0	06	58		
			2431	0	11	63		
			2432	00	00	10		
			2503 (Path)	0	02	30		
PAMAIOLI			2539	0	01	49		
. BAMNOLI	35	72	16	00	12	33		
			17	00	01	06		
		73	18	00	00	60		
			19/1	00	06	69		
			19/2	00	02	38		
			19/3 (Path)	00	00	10		
			20/1	00	11	74		
			20/2	00	00	60		
			22/2	00	02	24		
			24	00	20	17		
			25	00	12	33		
		74	21	00	07	97		
			22	00	00	47		
		90	19	00	07	01		
			20/1	00	11	29		
			20/2	00	01	48		
			22	00	05	75		
			23	00	12	77		
			24/2	00	12	11		
	_		25	00	02	16		
	9	1	9	00	02	95		
			10	00	12	40		
			11	00	00	39		
			12	00	09	84		
			13	00	12	80		
			14/2		09	77		
			15	_		82		
			16			98		

Tehsil ::Bahadurga	irh	to	istrict : Jhajjar	Sta	te : Har	yana
	Hadbast	Mustil	Khasara / Kilia		Area	
Name of Village	No.	No.	No.	Hectare	Are	Square Metre
4. BAMNOLI (Contd)	35	91	17	00	02	07
		92	1	00	01	92
			2	00	11	51
			3/1	00	04	00
			3/2	00	08	58
			4/1	00	04	95
			4/2	00	00	87
			6	00	12	74
			7	00	05	40
		97	4	00	00	65
			5	00	09	97
		98	1/1	00	06	97
			1/2	00	05	79
			2/1	00	80	12
			2/2	00	00	60
		,	3/1	00	00	10
			6/2	00	07	. 06
			6/3	00	00	57
			7/1	00	03	20
	•		7 <i>1</i> 2	00	09	44
			8/1	00	12	57
			9	00	04	03
			14	00	00	10
		•	15/1	00	04	64
			15/2	00	00	10
		99	10/2	00	00	10
			11	00	08	75
			12	00	12	44
			13	00	08	29
			16	00	03	65
	,		17/1	00	01	75
			17/2	00	11	50
			18/1	00	04	95
			25	00	05	95_

Tehsii :Bahadurga	3 <i>c</i> n	C	istrict : Jhajjar	Sta	te : Har	yana	
Name of Village	Hadbast	Mustil	Khasara / Killa	8-5	Area		
	No.	No.	No.	Hectare	Are	Square Metre	
BAMNOLI (Contd)	35	100	21/1 (Path)	00	00	65	
			21/2	00	12	63	
			22/1	00	01	92	
			<i>22/</i> 2	00	03	16	
		103	11/1	00	00	29	
			19	00	03	49	
			20	00	12	01	
		104	'9	00	00	29	
			10/2	00	10	54	
			11	00	02	02	
			12	00	10	00	
			13	00	12	45	
			14	00	12	40	
			15	00	07	73	
			16	00	04	43	
			17	00	00	10	
		105	2/1/1	00	00	10	
			2/1/2	00	08	13	
			2/2	00	00	10	
			3/1	00	04	29	
			3/2	00	08	99	
			4	00	03	49	
			6/1	00	07	75	
			· 6/2	00	04	48	
			7	00	09	81	
			8	00	00	10	
			26	00 .	00	37	
			124 (Canai)	00	04	90	
			125(Drain)	00	02	38	
			132 (C.T)	00	00	60	
			134 (C.T)	00	02	23	
			146 (Khal)	00	00	6 5	
			160 (Road)	00	03	81	
			923 (Peth)	00	01	29	

Tehsil :Bahadurga	arh .	- 0	Istrict : Jhajjar	Stat	e : Har	yana
		Mustil	Khasara / Killa		Area	
Name of Village	Hadbast No.	No.	No.	Hectare	Are	Square Metre
4. BAMNOLI (Contd)	35		932 (Path)	00	00	91
			934 (Path)	00	00	97
		•	935 (Path)	00	02 .	03
			952 (C.T)	00	00	60
			957 (C.T)	00	02	44
S. PARNALA	36	16	15	00 ·	00	10
		17	20	00	10	07
			21	00	00	10
			22	00	13	77
		18	21	00	05	54
		19	2/1	00	04	40
			2/2	00	02	92
			2/3	00	01	52
			3	00	01	90
			8	00	06	86
			9	00	00	63
			13	00	13	.01
•			14	00	02	37
			16	00	04	- 51
			17	00.	12	20
			25	00	10	46
		35	1	00	10	92
			2	00	04	01
			8/1	00	00	10
			8/2	00	04	98
		•	9/1	00	11	74
			9/2	00	00	10
			13	00	10	71
			14/2	00	06	07
			16 /2	00	07	10
			17	00	09	68
			25/1	00	03	36
			25/3	00+	00	10
			25/4	00	03	23

Tehsil :Bahadurga	erh		District : Jhajjar	Sta	te : Har	yana
Name of Village	Hadbast	Mustil	Khasara / Killa		Area	
	No.	No.	No.	Hectare	Are	Square Metre
5. PARNALA (Contd)	36	36	21	00	06	55
		40	·1 -	00	11	47
			2	00	01	50
			9	00	12	22
			10/1	00	00	36
			12	00	04	66
			13	00	09	06
			17/1	00	00	74
			17/2	00	01	47
			17/3	00	01	03
			18/1	00	04	94
			18/2	00	05	53
			23	00	00	10
			24/1	.00	05	49
			24/2	00	03	55
			24/4	00	03	63
		57	4/1	00	01	05
			5/1	00	08	57
			5/2	00	03	34
			6/1	00	06	01
		58	10	00	06	74
			11	00	12 '	35
			12	00	01	37
			19	00	0Ó	97
			20	00	00	42
			106 (Drain)	00	03	70
			129 (Path)	00	01	93
			525 (Canal)	00	00	91
			528 (Khal)	00	00	7 5
			530 (Khai)	00	01	00
			550 (Path)	00	01	17
			551 (Path)	00	00	7 7
			553 (Path)	00	01	14
			554 (Path)	00	01	71
		-	555 (Path)	00	00	10
			558 (Path)	00	00	92

[No. R-31015/56/2004-O.R.-II] HARISH KUMAR, Under Secy.

नई दिल्ली, 8 दिसम्बर, 2004

का. आ. 3150. — केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि प्राकृतिक गैस के परिवहन के लिए गोवा में उत्तरी/दक्षिणी अपतट में खोज ब्लाकों और आन्ध्रप्रदेश में संरचनाओं से महाराष्ट्र राज्य में ठाणे जिले के विभिन्न उपभोक्ताओं तक प्राकृतिक गैस के परिवहन के लिए मेसर्स गैस ट्रांसपोर्टेशन एंड इनफ्र।स्टक्चर कम्पनी लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को उक्त पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि उस भूमि में, जिसके भीतर उक्त पाइपलाइन बिछाई जाने का प्रस्ताव है और जो इस अधि सूचना से उपायद्ध अनुसूची में वर्णित है, उपयोग के अधि कार का अर्जन किया जाए ;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और छ।निज पाइपलाइन (भूमिं में उपयोग के अधिकार कीं अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उसमें उपयोग के अधिकार का अर्जन करने के अपने आशय की घोपणा करती है;

कोई व्यक्ति जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है उस तारीख से जिसको उक्त अधिनयम की धारा (3) की उपधारा (1) के अधीन भारत के राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियाँ साधारण जनता को उपलबद्ध करा दी जाती है, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री एस. डी. भिंसे, सक्षम प्राधिकारी, जी. टी.आई. सी. एल. पाइपलाइन प्रयोजना, प्लॉट नं0 एस 13, एच 13 से 15 तक, चौथा माला, भारत गैस गोडाउन के सामने, लाल चौकी आधारवाडी रोड, कल्याण प जिला ठाणे पिनकोड 421301 को लिखित रूप में आक्षेप भेज सकेगा ।

अनुसूची

iडल/ तेहसिल/ तालुक ः डहा णु	जिल्हा ३ ठाणे	राज्य ३ महाराष्ट्र १००० १				
गाँव का नाम	सर्वे नं / गट नं	A Trans				
7,4 50		हेक्टर	एर	सि एर		
1	2	3	4	5		
) तवे	57th	00	49	16		
) (14	58पी	00	10	56		
	60	00	11	63		
	62	00	. 36	90		
	68 4 1	00	40	26		
	64	00	12	22		
	69	00	17	41		
	72	00	111	07		
	70	00	00	15		
	71	00	32	68		
	75	00	27	52		

1	2	3	4	
1) तवे (मिरंतर)	87	00		-
,	93	00	3 6 33	33 53
	10 <i>7/</i> भे	00	33 19	62
	92	00	02	
	90	00	15	12
	91	00	00	10
	सर्वे नं. 107/पी और 157पी के बीच में नासा	00	07 ·	
	1574	00	68	54
*	सर्वे नं. 157 में रस्ता	00	03	23
	1284	00		68
	126	00	42	09
	125	00	00	74
	124	00	15	88
	122	00	12	30
	129	00	04	12
	131		20	65
	132	00	20	66
	सर्वे नं. 131 और गाव की सीमा के बीच में नाला	00	04	82
2) कोल्हाण		00	10	05
-) ander	सर्वे नं. 33 और गाव की सीमा के कीच में नाला	00	04	70
	33/1 32/10	00	34	69
		00	01	09
	32/9	00	01	64
	9 8	00	38	63
	० सर्वे नं. 24 में रस्ता	00	00	48
	थव न. ८ ४ म रस्ता 24	00 00	03 30	08
	1/2	00	00	33
	55	00.	19	99 79
	54	00	06	
	22/1	00	03	43
	22/2	00	04	08 24
	43	00	00	
	46/2	00	00	97
	25	00	42	10
	44पी	00	00	79
	26	00	07	10
	47	00	02	14
	45	00		47
	50	00	19	27
	30 पी 31पी और 1 36 पी (पुराना)	00	00	21
घोळ	132		27	44
	158/1	00	20	23
	136/1	00	35	5 9
		00	43	33
	147	00	23	08

* 1	2	3	4 -	5
3) चील (मिश्तर)	सर्वे नं. 147 में रस्ता	00	02	24
-) (146	00	01	66
	सर्वे नं. 146 और 147 के बीच में कॅनाल	00	03	49
	243	01	07	29
	सर्वे नं. 243 और गाव की सीमा के बीच में नदी	00	37	19
\	सर्वे नं. 147 और गाव की सीमा के बीच में नदी	00	18	. 74
) भराड	147	00	13	46
	146	00	49	21
	145	00	09	96
	140/47/3	00	29	82 .
	140/पी/ছল/2	00	00	62
	140/पी/डब्स्/1	00	09	45
	140/দী/ছৰূ/ ৪	00	24	66
	140/থী/হন্দু/7	00	02	97
	140/पी/sæg/8	00	03	70
	सर्वे नं. 140/3भी और डब्लु 6 के बीच में कॅनाल	00	04	20
	सर्वे नं. इन्तु/7/6 और 66/ए के बीच े में रस्ता	00	03	43
	68/ए/पी	00	21	26
	65	00	05	70
	66/ 4 1	00	19	58
	60/बी	00	04	16
	51	00	10	40
		00	00	95
	49	00	07	06
	18 /€ r 50	00	18	54
	96	00	62	58
	सर्वे नं. 96 और 98 के बीच में नाला	00	15	60
8	सर्वे नं. 98 के बीच में नाला	00	01	85
	98	01	46	59
c)	100	00	51	81
5) चारोटी	101	00	01	17
	103	00	12	76
	103/वि	00	16	66
	सर्वे नं. 103 और 113 के बीच में रस्ता	00	06	82
	113	00	10	13
	110	00	42	87
	111	00	00	39
	10 <i>8</i> ¶	00	00	79
	109	00	34	65
	116/2	00	07	44
	150	00	96	13
	•	00	. 20	02
	152पी	00	22	35
	151 155	00	13	2:

1	2	3	4	5
5) न्याराटी (सिंह)	164/ पी	00	25	01
	163	00	07	27
	161	00	11	01
	162	00	00	12
	165	00	52	70
	167	00	02	81
	सर्वे नं. 165 में कॅनाल	00	01	82
	183	02	74	38
	सर्वे नं166 के बिच मे कॅनाल	00	13	83
) विवकवेदे	46/47	00		
	79	00	11	40
	38/5	00	08	70
	38/6	00	31	50
	55	00	30	00
,	53/2		10	00
	82/1	00	01	00
	सर्वे नं. 80 और 82/4/ए के बीच में नाला	00	39	00
	82	00	04	29
	3 6 /√ }	00	54	00
	सर्वे नं. 36 में रस्ता	00	58	00
	51	00	02	17
	52	00	11	. 00
	37/ \\	00	00	31
	27	00 00	68 0 6	44 08
	47	00	96	53
आवदानी	129 और 264	01	12	58
दक्षेगांव	73	00	49	91
	76	00	51	
	सर्वे नं. 78 और 53 के बीच में नाला	00	03	60
	53पी	01	13	84
	39 Ŷ	00	27	57
	सर्वे नं. 26 और 39 बीच में रस्ता	00	02	80
	2 6/पी	00	21	41
	40	00		53
	25	00	01	99
	24	00	04	49
देवुर	124/पी/डब्स्यु133	· · · · · · · · · · · · · · · · · · ·	22	76
	124/पी/डब्लु135	00	18	92
	124/क्ष 124/क	00	26	92
		00	65	74
	सर्वे नं. 124/पी और गाव की सीमा के बीच में नाला 123	00	21	44
	123	00	57	89

1	2	3	4	5_
) इतिकी	396/1(va. 297)	00	50	71
	सर्वे नं. 395/1/4ए ने नाला	00	02	82
	110	00	03	62
	1124	00	14	43
	395/ %/sug/ 22	00	18	61
	185	00	06	42
	115	00	13	18
	395/8 (चया 291)	00	16	89
	395/7 (नया 290)	00	04	97
	395/8 (क्या 289)	00	29	19
	395/1 1/244/ 12	00	37	82
	120	00	10	12
	121	00	19	81
•	285 (क्या 87)	01	23	48
	122/2	00	18	11
	91	00	07	25
	89	00	04	47
	88	00	01	80
	87	00	11	57
	393 (नया 85)	00	91	58
) चिंक्ते	107	00	34	75
,	33	00	00	10
	128	02	72	87
	22	00	08	37
	25	00	06	72
	105	00	02	33
	21	00	02	19
	98/2/8	00	78	82
	32	00	42	58
	98	01	11	37
	99	01	00	22
	112/2	00	80	45
	52/1/1	00	- 15	00
	52/1/2	00	07	12
	53/1	00	01	94
	58	00	19	08
	110/1	00	12	40
	91	00	37	27
	सर्वे नं 91 और गाव की सीना के बीच में नारक	00	05	35
2) सासवंद	सर्वे नं.58 और गाय की सीमा के बीच में नाला	00	05	74
	58/1/3	00	12	00
	58/1/4	00,	25	31
	58/8	00	12	0
	58/8	00	03	64

1	2		3	4	5
13) पुंजावे	126		00	09	78
	121		00	16	17
	122		00	00	95
	123	•	00	10	95
	120क्षे		00	61	61
	F18		ÒO	10	12
	117		00	00	10
	i16		00	61	00
	113	١.	00	28	50
	114		00	29	38
	112 û		00	28	40
	111 व ी		00	34	75
	108		00	00	10
	109		00	04	50
	110		00	07	50
	153		. 00	01	89
	1पी		00	35	06
	41		00	21	00
	50		00	08	75
	51		00	06	75
	52		00	07	50
	53		00	01	50
	54		00	05	50
	55		00	03	00 -
	49		00	04	12
	47		00	00	10
	46		00	00	10
	48 44		00	16	50
	42		00	06	25
	42 सर्वे नं 2 और 41 के बीच में रस्ता		00	08	25
	वर्ष पे 2 आर +। के बादा में रस्ता 2पी		00	03	24
	40		00	06	37
	34 पी		00	24	40
	25		00	36	80
	24		00	19	60
	2 2पी		00	00	30
	17		00	10	30
	14		00	01 ·	,00
	20		00	22	50
	19		00	00	40
	28		00	02	10
	21		00	01	75
	26		00	02	10
	18		00 00	00 21	20

1	2	3	4	5
l) पर्या	12	00	12	40
,	15	00	49	00
	सर्वे नं. 15 और 8 बीच ने रस्ता	00	09	30
-	8	00	40	00
	16	00	21	14
	17	00	04	33
	18	00	20	79
	19	00	22 ·	87
5) क्रम्मवाडी	44पी	00	32	32
-, 24.332	46	00	00	10
	45	00	22	81
	43	00	00	73
	41	00	32	48
	13 4 1	01	80	61
6) वापचरी	424	00	54	95
-, -, -, -, -, -, -, -, -, -, -, -, -, -	423	04	01	53
	422	02	42	00
	5	00	50	36
	430	00	06	30
	7	00	03	12
	6	00	29	66
	469	00	05	67
	8	00	03	60
	9	00	12	11
	13	00	8 0	00
	सर्वे नं.422 और गाव की सीना के बीच नें नदी	00	11	02
iडल/ तेहसिल/ तालुक १ पालघर	जिल्हा ३ ठाणे	राज्य १ महाराष्ट्र		
) सोगटे	55/ ਐ	00	25	75
, and	104	00	46	02
	100	00	18	93
	105	00	39	46
	99	00	00	46
	सर्वे नं 109 में रस्ता	00	04	85
	109	00	62	15
	67	00	23	81
	88	00	01	34
	89	00	18	84
	84	00	01	04
	75	00	03	96
	61	00	20	18
	80	00	13	60
	79	00	10	15
	47	00	00	55

1	2	3 .	4	5
1) सोमीट (निरंतर)	66	00	00	68
	48	00	23	13
	सर्वे नं 49 में रस्ता	00	03	11
	49	00	61	51
	50	00	07	97
	51	00	11	25
	53	00	13	04
	55	00	12	94
	136	00	39	34
2) ४-हालपूर	297	00	79	- 87
	298	00	45	28
	299	00	29	58
	300	00	32	66
	सर्वे नं. 318 में रस्ता	00	04	97
	318	00	61	58
	सर्वे नं. 318 में कॅनाल	00	11	64
	319	00	01	37
	309	00	15	54
	310	00	14	40
	311	00	18	42
2) च-सम्पूर (निसंतर)	268	00	31	06
	सर्वे नं. 268 और 270 के बीच में रस्ता	00	11	33
	270	00	27	87
	2 69	00	18	88
	308	00	23	78
	305	00	14	29
	सर्वे नं. 2 97 में एन. एव . 8	00	05	50

[फा. सं. एल-14014/44/2004-जी.पी.] एस. बी. मण्डल, अवर सचिव

New Delhi, the 8th December, 2004

s. o. 3150.— Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of the natural gas from exploration blocks in the Northern/Southern Offshore of Goa and structures in Andhra Pradesh State, to the various consumers of District Thane in the State of Maharashtra, a pipeline should be laid by M/s Gas Transportation and Infrastructure Company Limited;

And whereas it appears to the Central Government that for the purpose of laying the such pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person, interested in the land described in the said Schedule may, within twenty-one days from the date on which the copies of the notification as published in the Gazette of India under sub-section (1) of section (3) of the said Act, are made available to the general public, object in writing to the acquisition of the right of user therein for laying the pipeline under the land to Shri S.D.Bhise, Competent Authority, Gas Transportation and Infrastructure Company Limited, Pipeline Project, Plot No.S-13, H-13 to 15, 4th floor, Opp. Bharat Gas Godown, Andharwadi Road, Lal Chowki, Kalyan (W), Pin code – 421301.

Schedule

flandai/Thesii/Taluk :Dehanu	District :Thane	State : Mahar			
Village	Survey No./Gat No.	Area to be	Area to be acquired for		
	· · · · · · · · · · · · · · · · · · ·	Hectare	Are	C-Are	
1	2	3	4	5	
) Tave	57P	00	49	16	
, 1410	58P	00	10	56	
	60	00	11	63	
	62	00	36	90	
	68P	00	40	26	
	64	00	12	22	
	69	00	17	41	
	72	00	11	07	
	70	00	00	15	
	71	00	32	68	
	75	00	· 27	52	
	87	00	36	33	
	93	00	33	53	
	107/P	00	19	62	
	92	00	02	12	
	90	00	15	04	
	91	00	00	10	
	Nala in bet. Svy No. 107/P & 157P	00	07	54	
	157P	00	68	23	
	Road in bet. Svy No. 157	00	03	68	
	128P	00	42	09	
	126	00	00	74	
	125	00	15	88	
	124	00	12	30	
	122	00	04	12	
	129	00	20	6	
	131	00	20	66	
	132	00	04	8	
	Nala in bet Svy No. 131 & V. B.	00	10	0	

1	. 2	3	4	5
2) Kolhan	Nala in bet. V.B. & Svy. No. 33	00	04	70
	33/1	00	34	69
	32/10	00	01.	09
	32/9	00.	01	84
	9	00	36	63
	8	00	00	48
	Road in Svy. No. 24	00	03	08
	24	00	30	33
	1/2	ÓO	00	99
	55	00	19	79
	54	00	06	43
	22/1	00	03	08
	22/2	00	04	24
	43	00	00	97
	46/2	00	00	10
	25	00	42	79
	44P	00	00	10
	26	00	07	14
	47	00	02	47
	45	00	19	27
	50	00	00	21
	30 P, 31 P & 136 P (Old)	00	27	44
3) Ghol	132	00	20	23
	158/1	00	35	59
	144	00	43	33
	147	00	23	08
	Road in Svy No. 147	00	02	24
	146	00	01	66
	Canal in bet. Svy No. 146 & 147	00	03	49
	243	01	07	29
	River in bet. Svy No. 243 & VB	00	37	19
) Bharad	River in bet. V.B. & Svy. No. 147	00	18	74
	147	00	13	46
	146	00	49	21
	145	00	09	96
	140/P/3	00	29	82
	140/P/W/2	00	00	62
	140/P/W/1	00	09	45
	140/P/W/6	00	24	
	140/P/W/7	00	02	66 07
	140/P/W/8	00	03	97 70
	Canal in bet Svy. No. 140/P/3 & W/6	00	04	70 20
	Road in bet. Svy. No. W/7/6 & 66/A	00	03	43

1	2	3	4	5	
Bharad (Contd)	66/A/P	00	21	26	
	65	00) 5	70	
	66/B	00	19	58	
	60/B	00	04	16	
	51	00	10	40	
	49	00	00 · 07	95 06	
	48/B	00			
	50	00	18	54	
	96	00	62	58	
	Nala in bet. Svy. No. 96 & 98	00	15	60	
	Nala in Svy. No. 98	00	01	85	
	98	01	46	59 ·	
Charoti	100	00	51	81	
) Griasou	101	00	01	17	
	103	00	12	76	
	103/P	00	16	66	
	Road in bet. Svy. No. 103 & 113	00	06	82	
	113	00	10	13	
	110	00	42	87	
	111	00	00	39	
	108P	00	00	79	
	109	00	34	65	
	116/2	00	07	44	
	150	00	96	13	
	152P	00	20	02	
	151	00	22	35	
	155 .	00	13	22	
	164/P	00	25	01	
	163	00	07	27	
	161	00	11	01	
	162	00	00	12	
	165	00	52	70	
	167	00	02	81	
	Canal in Svy No.165	00	01	82	
	-183	02	74	38	
	Canal In Svy No 166	00	13	83	
	46/47	00	11	40	
6) Vivalvedhe	79	00	08	70	
	79 38/5	00	31	50	
		00	30	00	
	38/6	00	10	00	
	55 5212	00	01	00	
•	53/2 82/1	00	39	00	

1	2	3	4	5
6) Vivalvedhe (Contd)	Nala in bet. Svy. No. 80 &	00	04	
	82/4/A	00	,	29
	82 36/D	00	54	00
	36/P	00	58	00
	Road in Svy. No. 36	00	02	17
	51 52	00	11	00
	37/P	00	00	31
	27	00	68	44
	47	00	06	08
7) Avadhani	129 & 264	00	96	53
B) Dahigaon	73	01	12	58
	76	00	49	91
	Nala in bet Svy. No. 76 & 53	00	51	60
	53P	00	03	84
	39P	01	13	5 7
	Road in bet syv No. 26 & 39	00	27	80
	26/P	00	02	41
	40	00 00	21	53
	25	00	01	99
	24	00	. 04	49
) Devur	124/P/W-133	00	22	76
, 20.4.	124/P/W-135	00	18	92
	124/P	00	26 05	92
	Nala in bet. Svy No 124/P & V.B.	00	65 21	74
	123	00	57	44 89
0) Dhanivari	395/1/4A (New 297)	00	50	
	Nala in Svy. No. 395/1/4A	00	02	71
	110	00	03	82 62
	112P	00	14	43
	395/P/W/22	00	18	61
	185	00	06	42
	115	00	13	18
	395/8 (New 291)	00	16	89
	395/7 (New 290)	00	04	97
	395/6 (New 289)	00	29	19
	395/1P/W/12	00	37	82
	120	00	10	12
	121	00	19	81
	285 (New 67)	01	23	48
	122/2	00	18	11
	91	00	07	25
	89	00	04	47
	88	00	01	80
	87	00	11	57
	393 (New 85)	00	91	58

1	2	3	4	5
I1) Chinchale	107	00	34	75
,	33	00	00	10
	126	02	72	67
	22	00	80	37
	25	00	06	72
	105	00	02	33
	21	00	02	19
-	98/2/6	00	76	82
	32	00	42	58
	96	01 -	11	37
	99	01	00	22
	112/2	00	08	45
	52/1/1	00	15	00
	52/1/2	00	07	12
	53/1	00	01	94
	56	, 00	19	09
	110/1	00	12	40
	91	00	37	27
	Nala in bet Svy No. 91 & V.B.	00	05	35
40) Command	Nala in bet. V.B & Svy No. 58	00	05	74
12) Saswand	58/1/3	00	12	00
	58/1/4	00	25	31
	58/6	00	12	05
*	58/8	00	03	64
	128	00	09	78
13) Punjave	121	00	16	17
	122	00	00	95
	123	00	10	95
	120P	00	61	61
	118	00	10	12
•	117	00	00	10
	118	00	61	00
	113	00	28	50
		00	29	3
	114	00	28	4
	112P	00	34	7
	111P	00	00	1
	108	00	04	5
	109	00	07	5
	110	00	01	8
	153	00	- 35	0
	1P	óo oo	21	O
	41	00	08	7
	50	00	06	7
	51		07	
	52	00	- 07	

1	2	3	4	5
13) Punjave (Contd)	53	00	01	50
	54 .	00	05	50
	55	00	03	00
	49	00	04	12
	47	00	00	10
	46	00	00	10
	48	00	16	50
	44	00	06	25
	42	00	08	25
	Road in bet. Svy. No. 2 & 41	00	03	24
	2P	00	06	37
	40	00	24	40
	34 P	. 00	36	80
	25	00	19	60
	24	00	00	30
	22P	00	10	30
	17	00	01	00
	14	00	22	50
	20	00	00	40
	19	00	02	10
	28	00	01	75
40	21	00	02	10
	26	00	00	20
	18	00	21	00
4) Pardi	12	00	12	40
	15	00	49	00
	Road in bet, Svy. No. 15 & 8	00	09	30
	8	00	40	00
	16	00	21	14
	17	00	04	33
	18	00	20	7 9
	19	00	22	87
5) Bramhanawadi	44P	00	32	
	46	00	00	32 10
	45	00	22	81
	43	00	00	73
	41	00	32	73 48
	13P	01	60	61
6) Dapchari	424	00	54	
	423	04		95
	422	02	01	53
	5	00	42 50	00
	430	00	50 06	38 3 0

to the plantage and attaches to the control of the	2	3	4	5
8) Deschari (Contd)	7	00	03	2
	6	00	29	66
	469	00	35	67
	8	00	03	60
	9	00	12 ··	11
	13	00	06	00
	River in bet. Svy. No. 422 & V.B.	00	11	02
fandal/Theeil/Taluk: Palagher	District: Thane	State :	Maharasi	tra :
) Sometera	55/P	00	25	75
,	104	00	46	02
	100	00	18	93
	105	· 00	39	46
•	99	00 ·	00	46
	Road in Svy.No.109	00	04	85
	109	00	62	15
	87:	00-	23	64
	86	00	01	34
	89	00	18	84
	84	00	01	04
	75	00	03	96
	81	00	20	18 -
	80	00	13	60
	79	00	10	15
	47	00	00	55
	66	00	00	68
	48 .	00	23	13
	Road in Svy.No.49	00	03	11
	49	00	61	51
	50	00	07	97
	51	00	11	25
	53	00	13	04.2
	5 5	00	12	94
	136	00	39	34
2) Brahanpur	297	00.	79	87
	298	00	45	28
	299	00	29	58
	300	00	32	66
	Road in Svy. No. 318	00	04	97
	318	00	61	58
	Canal in Svy No.318	00	11	64
	319	00	01	37
	3 09 _	00	15	54

1	2	3	4	5
) Brahanpur (Contd)	310	00	14	40
	311	00	16	42
	268	00	31	06
	Road in bet. Svy. No. 268 & 270	00	11	33
	270	00	27	87
	269	00	18	88
	308	00	23	78
	305	00	14	29
	N.H8 in Svy. No. 297	00	05	50

[F. No. L-14014/44/2004-G.P.] S. B. MANDAL, Under Secy.

नई दिल्ली, 7 दिसम्बर, 2004

का. आ. 3151.— केन्द्रीय सरकार को **लोकहित में यह आवश्यक प्रतीत होता है कि** गुजरात राज्य में वाघोडीया प्लांट — अपोलो टायर पाइपलाइन परियोजना तक प्राकृतिक गैस के परिवहन के लिए गेल (इंडिया) लिमिटेड द्वारा, एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को उक्त पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि उस भूमि में, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रस्ताव है और जो इस अधिसूचना से संलग्न अनुसूची में वर्णित है, उपयोग के अधिकार का अर्जन किया जाए;

अतः, अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको उक्त अधिनियम की धारा 3 की उपधारा (1) के अधीन भारत के राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती है, इक्कीस दिन के भीतर, भूमि के नीचे पाइपलाइन बिछाए जाने के संबंध में, श्री आर.एस. रानाडे, सक्षम प्राधिकारी, गेल (इण्डिया) लिमिटेड, द्वितीय तल, दर्पण भवन, आर.सी. दत्त रोड, वदोदरा–390 005 (गुजरात) को लिखित रूप में आपेक्ष भेज सकेगा।

अनुसूची

0.36841					
जिला	तहसील	गाँव	सर्वे नं.	आर.ओ.यू. अर्जित करने के लिए क्षेत्रफल (हेक्टेबर में)	
1	2	3	4	5	
वदोदरा	वाघोडीया	लिमडा	951	0-02-94	
			950	0-01-23	
			949	0-04-06	
· -			योग	0-08-23	

[फा. सं. एल-14014/33/2004-जी.पी.] एस. बी. मण्डल, अवर सचिव New Delhi, the 7th December, 2004

S. O. 3151.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of natural gas through Waghodia Plant to Apollo Tyre pipeline project in the State of Gujarat, a pipeline should be laid by the GAIL (India) Limited;

And, whereas it appears to the Central Government that for the purpose of laying the said pipeline, it is necessary to acquire the Right of User in the land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

Any person interested in the land described in the said Schedule may, within twenty one days from the date on which the copies of the notification issued under subsection (1) of section 3 of the said Act, as published in the Gazette of India are made available to the general public, object in writing to the laying of the pipeline under the land to the Sh. R.S. Ranade, Competent Authority, GAIL (India) Limited, 2nd Floor, Darpan Building, R.C. Dutt Road, Vadodara - 390 005 (Gujarat).

SCHEDULE

Distt.	Tehsil	Village	Survey No.	Area to be Acquired for R.O.U. (in Hectares)
1	2	3	4	5
Vadodara	Waghodia	Limda	951 950	0-02-94 0-01-23 0-04-06
		e e	949 TOTAL	0-04-06

[F. No. L-14014/33/2004-G.P.] S. B. MANDAL, Under Secy.

नई दिल्ली, 10 दिसम्बर, 2004

का आ. 3152.— केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मुन्द्रा (गुजरात) से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में, जो इससे उपाबद्ध अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री रामकरण शर्मा, सक्षम प्राधिकारी, मुन्द्रा-दिल्ली पेट्रोलियम उत्पाद पाइपलाइन हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड, मकान संख्या 1418, सेक्टर-6, बहादुरगढ़-124507, जिला झज्जर (हरियाणा) को लिखित रुप में आक्षेप भेज सकेगा।

अनुसुची

तहसीलः झज्जर	ीलः झज्जर जिलाः झज्जर					राज्यः हरियाणा			
	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल	-			
्र गाँव ्काः नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीट			
लुहारी	250	34	16	00	01	24			
3.			25	00	80	31			
		35	20	00	03	19			
			21	00	02	74			
•		36	1	00	00	10			
:		37	5	00	11	20			
•			6	00	11	20			
			14	00	00	10			
			15	00	11	10			
			16	00	04	77			
			17/1	00	00	73			
			17 <i>/</i> 2	00	01	90			
			609	00	05	00			
			24	00	10	16			
			25	00	00	10			
			26	00	00	10			
\		59	4	00	10	80			
			7	00	11	09			
		-	13	00	02	52			
		-	14	00	80	56			
			17	00	01	22			
			18	00	09	87			
			23	00	11	09			
		64	3	00	11	16			
		-	8/1	00	00	10			
			8/2	00	11	16			
			9	00	00	10			
			12	00	03	95			
١			13	00	07	23			
•			18	00-	00	30			
			19/1	00	09	93			

तहसीलः झज्जर	তি	लाः झज्ज	र	रा	राज्यः हरियाणा			
गाँव का नाम	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल			
	संख्या	संख्या	संख्या	हेक्टेयर		वर्गमीटर		
1. लुहारी (जारी)	250	64	19/2	00	00	62		
			611	00	00	32		
			22	00	11	- 16		
		88	2	00	11	16		
			9/1	00	05	57		
			9/2	00	05	57		
			10/2	00	00	10		
			11	00	03	54		
			12	00	07	56		
			19	00	00	51		
			20	00	10	63		
			21/1	00	04	45		
			286	00	01	80		
			21/2	00	03	04		
		95	1	00	10	96		
			10	00	10	95		
			11	00	07	33		
			20	00	01	34		
		96	6	00	00	10		
			15	00	03	63		
			16	00	09	62		
			25	00	09	87		
			288	00	00	60		
		119	5	00	11	43		
			6	00	10	39		
			7	00	01	01		
			14	00	10	94		
			15	00	01	32		
			280	00 ()4	14		
			17	00 ()6	45		
				00 ()5	99		
				00 0)5	52		
			24/2	00 0	0	31		

तहसीलः झज्जर	जि	लाः झज्ज	ξ	्राज	यः हरि	याणा
	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल	
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर
1. लुहारी (जारी)	250	127	3/2	00	11	. 50
			4	00	00	10
			8 .	00	11	55
			12	00	05	80
			13	00	06	47
			583	00	00	90
			19	00	10	53
			22	00	11	55
		144	15/1	00	00	68
			15/2	00	02	47
		-	15/3	00	01	26
			16	00	11	44
			25/1	00	04	96
			25/2	00	06	49
		145	1/2	00	03	68
•			2	00	08	05
			9/2	00	00	10
			10	00	11	70
			620	00	00	90
			11/1	00	01	28
			11/2	00	03	86
			11/3	00	04	94
			20/1	00	03	38
			20/2	00	00	28
		153	585	00	00	90
*			4	00	80	40
			5/1	00	02	04
			7/1	00	09	36
			7/2	00	01	80
			13	00	01	10
			14	00	10	13
			17	00	01	20
•			18	00	10	65

तहसीलः झज्जर	- जि	लाः झज्ज	₹	216	चः हरि	
	हदबस्त	मुसतिल	खसरा/ किला	,		
गाँव का नाम	संख्या	संख्या			श्रेत्रफल	,
1 371 (-71)		तस्या	संख्या	हेक्टेयर	एयर	वर्गमीटर
1. लुहारी (जारी)	250	153	23	00	10	80
			588	00	00	90
		167	2	00	04	18
			3	00	07	74
			8	00	00	10
			9/1	00	01.	23
			9/2	00	10	26
			12	00	11	53
			19	00	07	10
			20/1	00	04	40
			21/2	00	11	50
			22/1	00	00	. 10
		174	1/1	00	01	86
			1/2	00	09	90
*			10	00	03	70
		175	5	00	00	61
			6/1	00	06	07
			6/2	00	03	24
			15	00	11	61
			16	00	10	08
			17/1	00	00	32
			17 <i>1</i> 2/1	00	00	82
			17/2/2	00	00	38
			24	00	10	72
		404	25		00	75
		184	4 -		11	72
			7		07	52
			8		04	19
			13	_	11	72
			14		00	10
			18/1		06	75
			18/2		00	60
•	·		589	00 (00	60

तहसीलः झज्जर	. जि	लाः झज्ज	₹ .	. राज्यः हरियाणा		
	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल	
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीट
कुताबी	276	12	21/2	00	00	10
		14	2	00	10	44
,			9	00	11	16
			12	00	10	08
·			376	00	01	00
			19	00	10	90
			20/2	00	00	26
			21	00	05	49.
			22	. 00	05	49
		26	16	00	01	· 18
			. 25	00	08	15
			26	00	00	42
		27	1	00	11	00
•	•		2	00	00	10
		• •	10	00	11	10
	-		11	00	11	10
			131	00	01	80
			20	00	08	08
			21	ÓO	02	50
		35	5	0 0	11	16
			6	00	11	16
			15	00	11	16
			16	00	09	06
			17	00	02	<u>`</u> 10
			24	00	09	64
			25	00	01	52
		46	4	. 00	11	16
	:	70	. 7	00	11	16
			13	00	00	10
	4		14	00	11	16
			17	00	06	66
	•		18	00	04,	50
			23	00	10	86

तहसीलः झज्जर	তি	লা: झज्ज	र	राज	यः हरि	याणा
गाँव का नाम	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल	
	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर
2. कुताबी (जारी)	276	46	24	00	00	30
		55	3	00	11	16
			8	00	11	16
			12	00	00	52
			13	00	10	64
			18	00	03	80
			19	00	07	36
			22	00	11	16
			. 23/1	-00	00	10
		67	2	00	11	16
			9/1	00	02	88
			132	00	01	18
			9/2	00	07	10
			11	00	00	10
		-	12	00	11	16
			19/2	00	07	41
			20	00	03	75
			21	00	10	45
			22	00	00	71
		75	1	00	11	16
			10/1	00	80	86
			10/2	00	02	30
			- 11	00	11	16
			20	00	80	19
			21	00	01	10
		76	16		03	00
			25/1		05	80
		-	25/2		04	40
		86	5		11	16
			342		00	90
•		-	6		0	26
			15		1	16
^^			16	00 1	0	01

तहसीलः झज्जर	जि	लाः झज्ज	ξ	राज्यः हरियाणा			
	हदबस्त	मुसतिल	खसरा/ किला	1	श्रेत्रफल		
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर	
2. कुताबी (जारी)	276	86	17	00	01	15	
			24	00	07	13	
	•		25	00	03	13	
			343	00	00	90	
•		95	4	00	80	7 6	
			5	00	00	10	
			134	00	11	35	
			7/1	00	02	70	
			7/2	00 ,	02	06	
			14	00	07	84	
			17	00	11	06	
			18	00	00	_10	
			23/2	00	05	28	
•			24/1	00	05	88	
			24/2	00	00	31	
÷ + + + + + + + + + + + + + + + + + + +		99	3	00	10	81	
•			4	00	00	3 5	
			8	00	11	16	
			13	00	09	46	
•			133/2	00	01	80	
3. दादरी तोए	275	41	406	-00	00	60	
			8	00	04	16	
		•	.9	00	05	51	
			. 12	00	11	29	
			13	00	00	10	
			19	00	11	29	
,			21	00	04	20	
			175	00	03	07	
			22	00	03	99	
		65	16	00	04	22	
			498	00	00	60	
			25	00	10	05	
	-	66	1/2	00	11	10	

तहसीलः झज्जर	ডি	लाः झज्ज	ર	राज	राज्यः हरियाणा			
गाँव का नाम	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल			
	संख्या	संख्या	संख्या	हेक्टेयर	एथर	वर्गमीटर		
3. दादरी तोए (जारी)	275	66	2	00	00	10		
			10/1	00	11	18		
			11/1	00	05	46		
			11/2	00	05	70		
			20/2	00	06	84		
			468	00	00	10		
		,	21/1	00	00	10		
			21 /2	00	00	19		
		72	500	00	00	60		
			5	00	10	50		
			6	00	10	90		
			7	00	00	20		
			499	00	00	90		
			14	00	06	06		
			15	00	04	10		
			16	00	00	10		
			. 17 .	00	11	08		
			24	00	11	10		
		93	502	00	00	60		
			4	00	10	50		
			7/1	00	01	70		
			7/2	00	07	75		
			8		01	6 6		
			13/2		09	24		
			14		01	87		
			18		10	15		
			477		00	90		
			23/1		01	09		
0)			23/2		10	02		
		100	505		00	60		
			2		02	20		
			3		9	30		
^ ^	·		8/2	00 (00	40		

तहसीलः झज्जर	তি	लाः झज्ज	τ	राज्यः हरियाणा			
(General Grand	हदबस्त	मुसतिल	खसरा/ किला		प्रेत्रफल	-	
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एंयर	वर्गमीटर	
3. दादरी तोए (जारी)	275	100	9/1	00	08	06	
o. didei viic (on amy			9/2	00	01	10	
			169	- 00	03	20	
			11	00	00	43	
			12	00	10	87	
			19	00	03	58	
			20	00	07	39	
			21	00	11	00	
			22	00	00	10	
		115	511	00	03	10	
			16	00	01	05	
•			25/1	00	02	10	
	T		25/2	00	05	7 7	
		116	1	00	11	05	
•			10	00	11	05	
			11	00	11	05	
			20	00	80	42	
			21	00	01	76	
		122	5	00	10	15	
			509	00	00	90	
			6	00	11	12	
			15	00	11	12	
•			16	00	07	79	
			17/1	00	03	33 .	
			24	00	10	47	
			25	00	00	64	
		131	4	00	10	95	
			7	00	-10	95	
			14	00	10	9 5	
			17/2	00	09	81	
			18	00	01	14	
			489	00	03	30	
			23/2	00	03	68	

तहसीलः झज्जर	তি	লা: হ্বজ	र	राज	यः हरि	याणा
गाँव का नाम	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल	
	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर
3. दादरी तोए (जारी)	275	131	24/1	00	02	
			24/2	00	01	81 15
		136	3/2	00	10	88
			4/1	00	00	10
			8 .	00	10	95
			13	. 00	10	95
		,	18/1	00	00	47
			18/2	00	10	48
			22	00	01	07
			23	00	10	12
4. बीइ दादरी		139	3	00	00	88
न. वाड् दादरा	271	40	3	00	02	93
			7	00	10	50
			8	00	00	68
			13	00	80	50
			14	00	02	76
			18	00	10	47
			52	00	00	60
		0	23	00	11	20
		42	2	00	00	69
			3		11	70
5. मूनीमपुर कुकड़ोला	200	F 4	9		01	21
3 3	269	54	10		01	67
			11		10	95
			20		09	13
			124		01 -	82
		55	21)7	61
		72	25 165)3	25
		12	165 5		00	60
			6		19	30
						05
				00 1		05 05
				00 1	ı	05

तहसीलः झज्जर	जि	राज्यः हरियाणा				
	हदबस्त	मुसंतिल	खसरा/ किला	श्रेत्रफल		
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर
5. मूबीमपुर कुकड़ोला	269	7,2	24	00	02	49
(जारी)			25	00	80	55
		73 .	1	00	00	58
		79	4/1	00	05	15
	i		4/2	00	04	42
			5	00	01	47
			7/1	00	01	23
			7/2	00	09	81
			14	00	11	05
			17 .	00	11	05
			24	00	00	84
6. बाहमबोला	270	18	24	00	01	32
		27	4/1	00	09	97
			4/2	00	00	10
			5/1/1	00	00	96
			7/1/1	00	00	46
			43	00	04	23
			7/1/2	. 00	04	37
			7/2	00	02	51
			14/1/2	· 00 ·	00	91
			14/2/2	.00	10	08
			17/1	00	04	85
			17/2	00	06	09
			24	00	10	98
		31	3/1	00	00	66
			3/2	00	03	49
			4	00	06	79
•			7/2	00	01	32
			8/1	00	09	61
			13	00	10	98
	•		18	00	10	08
			305	00	00	90
			23	00	10	98

तहसीलः झज्जर	<u> </u>	लाः झज्ज	र	राज	यः हरि	याणा
गाँव का नाम	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल	
	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर
6. बाहमनोला (जारी)	270	39	3	00	10	98
			8	00	11	03
			12/1	00	00	74
			12/2	00	00	17
			13	00	10	12
			18	00	03	64
			19	00	07	39
			22/1	00	00	36
			22/2	00	04	22
			.22/3	00	05 、	69
			98	00	00	90
			23/1	00	00	10
		44	2/2	00	10	93
			9	00	11	03
.			11	00	00	10
			12	00	10	98
			19	00	06	71
			20	00	04	30
			21	00	10	43
			22	00	00	57
			26	00	00	10
		51	1	00 ·	11	16
			10/1	00	01	86
			10/2	00	08	39
		60	286	00	00	59
			23	00	00	10
			24	00	07	86
		64	3	00	09	90
			4	00	01	09
			325	00	00	90
			8	00	10	13
			13	00	11	09
			18	00	10	19

तहसीलः झज्जर	তি	लाः झज्ज	राज्यः हरियाणा			
	हदबस्त	मुसतिल	खसरा/ किला	-	श्रेत्रफल	ary j
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एथर	वर्गभीटर
. बाहमबोला (जारी)	270	64	310	00	05	48
			19/2	00	00	10
		e. "	324	00	00	67
	•		22/2	00	02	34
		· ·	23	00	02	39
			26	00	02	16 .
•	•	71	2	00	10	01
			3	00	00	10
			9/1	.00	02	. 77 -
			9/2	00	08	33
			12/1	00	06.	48
			1 <i>2/</i> 2	00	04	63
			19	00	10	93
			20	00	00	18
			21	00	05	32
			22	00	04	81
			332	.00	00	90
		74	1	00	11	05
			2	00	00	10
			10	00	11	09
			11	00	06	08
			103	00	02	10
			93	00	03	60
			345	00	01	03
			20	00	07	46
*	.i		21	00	02	88
•		75	16	00	01	01
			25/1	00	00	65
			25/2	00	07	50
		79	5	00	11	16
		. •	6	00	11	19
			14	00	00	20
			15	00	10	99

तहसीलः झज्जर	जि	ालाः झज्ज	2	राज्यः हरियाणा			
गाँव का नाम	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल	,	
	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर	
6. बाहमबोला (जारी)	270	79	16	00	04	27	
			17/1	00	02	24	
			17/2	00	04	68	
			24	00	11	10	
			25 ,	00	00	10	
_		84	4	00	07	19	
7. लाडपुर	86	3	110	00	00	90	
			19	00	03	82	
			20	00	05	13	
			21	00	11	64	
			22	00	00	10	
		9	1	00	11	07	
			10	00	11	07	
			11	00	11	07	
			20	00	07	73	
			21/1	00	00	66	
	.iz	10	16	00	03	74	
			25	00	80	86	
			456	00	00	90	
			119	00	00.	60	
		16	5	00	11	07	
			6	00	11	07	
			14	00	00	10	
			15	00	11	07	
			.16	00	07	02	
			17	00	04	05	
•			24	00	09	60	
			25/1	00	00	53	
			25/2	00	00	10	
		27	4	00	11	07	
			7	00	11	07	
			13	00	00	10	
~ .			14	00	11	05	

तहसीलः इन्जर	ত্তি	लाः इज्ज	I	राज्यः हरिबाणा			
	हदबस्त	मुसतिल	खसरा/ किला	× .	ब्रेन्नफल		
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर	
. लाडपुर (जारी)	86	27	17	00	06	50	
			18	00	04	57	
			23	00	09	58	
		•	24	00	00	67	
			123	00	00	60	
		34	3	00	06	05	
			4	00	02	92	
			88	00	01	80	
			8	00	-10	88	
			13	00	10	89	
			18	00	10	89	
			23	00	09	99	
			474	00	00	90	
•		45	2	00	00	77	
			3	00	10	14	
			8/2	00	05	59	
		•	9	00	05	33	
			12/1	00	04	46	
			12/2	00	05	54	
			13/1	00	00	92	
			19/1	00	01	92	
			19 <i>[</i> 2	00	01	44	
			19/3	00	07	57	
			22	00	10	94	
		52	137	00	00	60	
· *			2	00	10	32	
			9	00	10	92	
			- 11	00	00	10	
			12	00	10	- 78	
			19	00	04	49	
			20	00	06	82	
			21/2	00	11	43	
		60	1/1	00	00	10	

तहसीलः झज्जर	ডি	ालाः झज्ज	र	राज	यः हरि	थाणा
गाँव का नाम	हदबस्त	मुसतिल	खसरा/ किला		श्रेत्रफल	
	संख्या	संख्या	संख्या	हेक्टेयर	एथर	वर्गमीटर
7. लाडपुर (जारी)	-86	60	1/2	00	10	53
			480	00	00	90
			10	00	06	53
			138	00	01	76
			11	00	00	10
		61	6/1	00	02	26
			15/1	00	04	50
			15/2	00	06	48
			16	00	11	48
			24	00	-00	98
			25	00	08	46
			462	00	01	09
2 - 4 -			26	00	01	13
8. फैजाबाद उर्फ पाहसौर	87	18	14	00	04	29
			75	00	04	86
			17	00	03	15
			24	00	10	90
		33	4	00	10	47
			96	00	01	18
			7	00	10	31
		•	13	00	00	10
			14	00	10	96
			17	00	06	83
			18	00	04	17
			23	00	08	21
			24	00	01	87
			287	00	00	60
		34	3	00	10	77
			4		00	10
			8/1		07	98
			- 8/2		02	86
			13		10	85
			18		10	86
			23/1	00 (00	10 -

तहसीलः झज्जर	तहसीलः झज्जर जिलाः झज्जर					राज्यः हरियाणा			
*	हदबस्त	मुसतिल	खसरा/ किला	श्रेत्रफल					
गाँव का नाम	संख्या	संख्या	संख्या	हेक्टेयर	एयर	वर्गमीटर			
8. फैजाबाद उर्फ पाहसीर	87	34	23/2	00	09	90			
(जारी)	.07		289	00	00	60			
(oncine)	11 21	49	3	00	10	83			
			8	00	07	58			
			9/1	00	04	32			
			12/1	00	03	68			
			93	00	00	80			
*			12/2	00	05	13			
			13	00	00	10			
			88	00	00	60			

[फा. सं. आर-31015/36/2004-ओ.आर-II] हरीश कुमार, अवर सचिव

New Delhi, the 10th December, 2004

S. O. 3152.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein:

Any person, interested in the land described in the said Schedule may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri Ram Karan Sharma, Competent Authority, Mundra-Delhi Petroleum Product Pipeline, Hindustan Petroleum Corporation Limited, H. No. 1418, Sector-6, Bahadurgarh 124507, District: Jhajjar (Haryana).

SCHEDULE

Tehsil: JHAJJAR	Dis	trict : JH	AJJAR	State: HARYANA			
	Hadbast	Mustil	Khasara /		Area		
Name of Village	No.	No.	Killa No.	Hectare	Are	Square Metre	
LOHARI	250	34	16	00	01	24	
		Ψ.	25	00	80	31	
		35	20	00	03	19	
			21	00	02	74	
		36	1	00	00	10	
		37	5	00	11	20	
			6	00	11	20	
			14	00	00	10	
			15	00	11	10	
			16	00	04	77	
			17/1	00	00	73	
			17/2	00	01	90	
			609	00	05	00	
			24	00	10	16	
			25	00	00	10	
			26	00	00	10	
		59	4	00	10	80	
			7	00	11	09	
			13	00	02	52	
			14	00	08	56	
			17	00	01	22	
			18	00	09	87	
			23	00	11	09	
		64	3	00	11	16	
			8/1	00	00	10	
			8/2	00	11	16	
			9	00	00	10	
			12	00	03	95	
			13	00	07	23	
			18	00	00	30	
			19/1	00	09	93	

Tehsil :JHAJJAR	Dis	trict : JH	AJJAR	State : HARYANA			
		28	Khasara /		Area		
Name of Village	Hadbast No.	Mustil No.	Killa No.	Hectare	Are	Square Metre	
LOHARI (Contd)	250	64	19/2	00	00	62	
LOMAKI (Conta)			611	00	00	32	
			22	00	11	16	
		88	2	00	11	16	
			9/1	00	05	57	
			9/2	00	05	57	
			10/2	00	00	10	
			11	00	03	54	
			12	00	07	56	
			19	00	00	51	
			20	00	10	63	
			21/1	00	04	45	
			286	00	01	80	
			21/2	00	03	04	
		95	1	00	10	96	
			10	00	10	95	
			11	00	07	33	
			20	00	01	34.	
		96	6	00	- 00	10	
			15	00	03	63	
			16	00	09	62	
			25	00	09	87	
			288	00	00	60	
		119	5	00	11	43	
			· 6	00	10	39	
			7	00	01	01	
			14	00	10	94	
			15	00	01	32	
		•	280	00	04	14	
			17	00	06	45	
			23	00	05	99	
	•		24/1	00	05	52	
			24/2	00	00	31	

Tehsil :JHAJJAR	Dis	trict : JH	AJJAR	Sta	te : HA	RYANA
	Hadbast	Mustil	Khasara /		Area	
Name of Village	No.	No.	Killa No.	Hectare	Are	Square Metre
. LOHARI (Contd)	250	127	3/2	00	11	. 50
			4	00	00	10
			8	00	11	55
			12	00	05	08
			13	00	06	47
			583	00	00	90
			19	00	10	53
			22	00	11	5 5
		144	15/1	00	00	68
			15/2	00	02	47
			15/3	00	01	26
			16	00	11	44
			25/1	00	04	96
			25/2	00	06	49
		145	1/2	00	03	68
			2	00	08	05
			9/2	~00	00	10
			10	00	11	70
			620	00	00	90
			11/1	00	01	28
			11/2	00	03	86
			11/3	00	04	94
			20/1	00	03	38
			20/2	00	00	28
		153	585	00	00	90
			4	00	80	40
			5/1	00	02	04
			7/1	00	09	36
			7/2	00	01	80
			13	00	01	10
			14	00	10	13
			· 17	00	01	20
	·····		18	00	10	65

Tehsil:JHAJJAR	Dis	trict : JH	AJJAR	State: HARYANA			
	Hadbast	Mustil	Khasara /		Area		
Name of Village	No.	No.	Kilia No.	Hectare	Are	Square Metre	
LOHARI (Contd)	250	153	23	00	10	80	
			588	00	00	90	
		167	2	00	04	18	
			3	00	07	74	
	•		8 ,	00	00	10	
			9/1	00	01	23	
			9/2	00	10	26	
•			12	00	11	53	
			19	00	07	10	
			20/1	00	04	40	
			21/2	00	11	50	
			22/1	00	00	. 10	
		174	1/1	00	01	86	
			1/2	00	09	90	
			10	00	03	70	
		175	5	00	00	61	
			6/1	00	06	07	
			6/2	00	03	24	
			15	00	11	61	
*			16	00	10	08	
	•		17/1	00	00	32	
			17/2/1	00	00	82	
			17/2/2	00	00	38	
			24	00	10	72	
,			25	00	00	75	
,		184	4	00	11	72	
		× -	7	00	07	52	
			. 8	00	04	19	
			13	00	11	72	
			14	00	00	-10	
			18/1	00	06	75	
,			18/2	00	00	60	
			589	00	.00	60	

Tehsil :JHAJJAR	Dis	trict : JH	State : HARYANA			
M	Hadbast	Mustil	Khasara /		Area	
Name of Village	No.	No.	Killa No.	Hectare	Are	Square Metre
. KUTANI	276	12	21/2	00	00	10
		14	2	00	10	44
			9	00	11	16
			12	00	10	80
			376	00	01	00
			19	00	10	90
			20/2	00	.00	26
			21	.00	05	49
	•	,	22	00	05	49
		26	16	00	01	18
			25	00	80	15
			26	00	00	42
		27	1	00	11	00
			2	00	00	10
			10	00	11	10
			11	00	11	10
			131	00	01	80
			20	00	08	08
			21	00	02	50
		35	5	00	11	16
			6	00	11	16
			15	00	11	16
			16	.00	09	06
			17	00	02	10
			24	00	09	64
			25	00	01	:52
		46	4	00	11	16
			7	00	11	16
			13	00	00	10
			14	00	11	16
			17	. 00	06	66
			18	00	04	50
- A H			23	00	10	86

Tehnii :JHAJJAR	Dis	trict : JH	AJJAR	State: HARTYANIA			
		Marki	Kissara /		Area		
Name of Village	Hadbaut No.	No.	Killa No.	Hectare	Are	Metre	
KUTAM (Contd.)	276	86	17	00	01	· 15-6	
. KUTANI (Contd)			24	00	07	13	
			25	00	03	13	
			343	00	00	90	
·	•	95	4	00	08	76	
			5	00	00	10	
			134	00	11	35	
	•		7/1	00	02	7.0	
			7/2	00	02	06	
	•		14	00	07	84	
			17	00	11	06	
			18	00	OÓ	10	
			23/2	00	05	28	
			24/1	00	05	88	
			24/2	00	00	31	
		99	3	00	10	81	
•			4	00	00	35	
			8	00	11	16	
			13	00	09	46	
		*	133/2	00	01	80	
DADE! TOE	275	41	406	00	00	60	
B. DADRI TOE			8	00	04	16	
•			9	00	05	51	
			12	00	11	29	
			13	00	· 00	10	
			19	00	11	29	
			21	00	04	20	
			175	00	03	07	
			22	00	03	99	
		65	16	00	04	22	
	, v	-	498	00	00	60	
			25	00	10	05	
		66	1/2	00	11	10	

Tehsil :JHAJJAR	Dis	trict : JH	IAJJAR	State : HARYANA			
Name of Year	Hadbast	Mustil	Khasara /		Area		
Name of Village	No.	No.	Killa No.	Hectare	Are	Square Metre	
. KUTANI (Contd)	276	46	24	00	00	30	
		55	3	00	11	16	
			8	00	11	16	
			12	00	00	52	
		y.	13	00	10	64	
			18	00	03	80	
			19	- 00	07	36	
			22	00	11	16	
			23/1	00	00	10	
		67	2	00	11	16	
•			9/1	00	02	88	
			132	00	01	16	
			9/2	00	07	10	
			11	00	00	10	
			12	00	11	16	
		. •	19/2	00	07	41	
			20	00	03	75	
			21	00	10	45	
			22	00	00	71.	
		75	1	00	11	16	
			10/1	00	80	86	
			10/2	00	02	30	
			11		11	16	
			20	00	80	19	
			21	00	01	10	
		76	16	00 (03	00	
			25/1	00 ()5	80	
			25/2	00 ()4	40	
	•	B6	5	00 1	1	16	
			342	00 0	00	90	
			6	00 1	0	26	
				00 1	1	16	
<u> </u>		x*	16	00 1	0	01	

Tehsil :JHAJJAR	Dis	trict : JH	AJJAR	State: HARYANA			
19.2		88411	Khasara /	*	Area		
Name of Village	Hadbast No.	Mustil No.	Killa No.	Hectare	Are	Square Metre	
DARRI TOE (Contd.)	275	66	- 2	00	00	10	
DADRI TOE (Contd)		•	10/1	00	11	18	
			11/1	00	05	46	
			11/2	00	05	70	
			20/2	00	06	84	
			468	00	00	10	
,			21/1	00	00	10	
			21/2	00	00	19	
		72	500	00	00	60	
			5	00	10	50	
			6	00	10	90	
			7	00	00	20	
			499	00	00	90	
			14	00	06	06	
			15	00	04	10	
			16	00	00	10	
			17	00	11	. 08	
			24	00	11	10	
		93	502	00	00	60	
		•	4	00	10	50	
	ž		7/1	00	01	70	
	*•		7/2	00	07	75	
			8	00	01	66	
			13/2	00	09	24	
. " ,			14	00	01	87	
/			18	00	10	15	
			477	00	00	90	
			23/1	00	01	09	
			23/2	00	10	02	
		. 100	505	00	00	60	
		. 100	. 2	00	02	20	
	1.4.2		3	00	09	30	
			8/2	00	00	40	

Tehsil :JHAJJAR	Dis	trict : JH	AJJAR	State : HARYANA			
Name of Miles	Hadbast	Mustil	Khasara /		Area		
Name of Village	No.	No.	Killa No.	Hectare	Are	Square Metre	
DADRI TOE (Contd)	275	100	9/1	00	08	06	
			9/2	00	01	10	
			169	00	03	20	
			11	00	00	43	
			12	00	10	87	
			19	00	03	58	
			20	00	07	39	
			21	00	11	00	
	-		22	00	00	10	
		115	511	00	03	10	
			16	00	01	05	
			25/1	00	02	. 10	
			25 /2	00	05	77	
		116	1	00	11	05	
			10	00	11	05	
		• 12	11	00	11	05	
			20	00	08	42	
			21	00	01	76	
		122	5	00	10	15	
			509	00	00	90	
			6	00	11	12	
			15	00	11	12	
			16	00	07	79	
			17/1	00	03	33	
			24	00	10	47	
			25	00	00	64	
		131	4	00	10	95	
			7	00	10	95	
			14	00	10	95	
			17/2	00	09	81	
			18	00	01	14	
			489	00	03	30	
<u> </u>		•••	23/2	00	03	68	

Tehsil :JHAJJAR	Dis	trict : JH	AJJAR	Stat	e : HAF	RYANA
			101		Area	. 4
Name of Village	Hadbast No.	Mustil No.	Khasara / Killa No.	Hectare	Are	Square Metre
DADDI TOE (Contd.)	275	131	24/1	00	02	81
DADRI TOE (Contd)	2.0		24/2	00	01	15
		136	3/2	00	10	[′] 88
			4/1	00	00	10
			8	00	10	95
			13	00	10	95
			18/1	00	00	47
			18/2	00	10	48
			22	00	01	07
,			23	00	10	12
		139	3	00	00	88
BIR DADRI	271	40	3	00	02	. 93
			7	00	10	50
	•		8	.00	00	68
		•	13	00	80	50
			14	00	02	76
			18	00	10	47
			52	00	00	60
			23	00	11	20
	•	42	2	00	00	69
			3	00	11	70
			. 9	00	01	21
. MUNIMPUR KUKROLA	269	54	10	00	01	67
, MURIMITOR ROTATO			11	00	10	95
			20	00	09	13
			124	00	01	82
			21	00	07	61
		55	. 25	00	03	25
		72	165	00	00	60
			5	00	09	30
			6	00	11	05
. • O			15	00	11	05
			16	00	11	05

Tehsil :JHAJJAR	Dis	trict : JH	AJJAR	Sta	te : HA	RYANA
Name of Village	Hadbast	Mustil	Khasara /		Area	
Name of Village	No.	No.	Killa No.	Hectare	Are	Square Metre
5. MUNIMPUR KUKROLA	269	72	24	00	02	49
(Contd)			25	00	08	55
		73	1	00	00	58
		79	4/1	00	05	15
			4/2	00	04	42
			5	00	01	47
			7/1	00	01	23
			7/2	00	09	81
			14	00	11	05
			17	00	11	05
			24	00	00	84
BAMANOLA	270	18	24	00	01	32
		27	4/1	00	09	97
			4/2	00	00	10
			5/1/1	00	00	96
			7/1/1	00	00	46
			43	00	04	23
			7/1/2	00	04	37
			7/2	00	02	51
			14/1/2	00	00	91
			14/2/2	00	10	08
			17/1	00	04	85
			17/2	00	06	
			24	00	10	98
		31	3/1	00 ·	00	66
			3/2	00	03	49
			4	00	06	79
			7 <i>1</i> 2	00	01	32
			8/1	00	09	61
			13	00	10	98
			18	00	10	08
			305	00:	00	90
*			23	00	10	98

Tehsil :JHAJJAR	Dis	trict : JH	AJJAR	State		RYANA
		B6A21	Whosers !		Area	
Name of Village	Hadbast No.	Mustil No.	Khasara / Killa No.	Hectare	Are	Square Metre
. BAMANOLA (Contd)	270	39	3	00	10	98
, BAMAROLA (conta)	2.0		8	00	11	03
			12/1	00	00	74
			12/2	00	00	17
· · · · · · · · · · · · · · · · · · ·	,		13	00	10	12
			18	00	03	64
			19	00	07	39
			2 2/ 1	00	00 4	35
			22/2	00	04	22
			22/3	00	05	6 9
			98	00	00	90
			23/1	00	00	10
		44	2/2	00	10	93
			9	00	11	03
			11	00	00	10
			12	00	0 ئے	98
			19	00	06	71
			20	00	04	30
			21	00	10	43
			22	00	00	57
			26	00	00	10
-		51	1	00	11	16
			10/1	00	01	86
			10/2	00	08	39
		60	286	00	00	59
			23	00	00	10
			24	00	07	86
		64	3	00	09	90
•			4	00	01	09
			325	00	00	90
			8	00	10	13
			13	00	11	09
			18	00	10	19

Tehsil :JHAJJAR	Dis	trict : JH	IAJ,JAR	Sta	te : HA	RYANA
	Hadbast	Mustil	Khasara /		Area	
Name of Village	No.	No.	Khasara / Killa No.	Hectare	Are	Square Metre
6. BAMANOLA (Contd)	270	64	310	- 00	05	48
			19/2	00	00	10
			324	00	00	67
			22/2	00	02	34/
			23	00	02	39
			26	00	02	16
		71	2	00	10	01
			3	00	00	10
			9/1	00	02	77
			9/2	00	80	33
,		•	12/1	00	06	48
			12/2	00	04	63
		•	19	00	10	93
			20	00	00	18
			21	00	05	32
			22	00	04	81
			332	00	00	90
નંક		74	1	00	11	05
			2	00	00	10
			10	00	11	09
			11	00	06	08
			103	00	02	10
			93	00	03	60
		٠	345	00	01	03
			20	00	07	46
			21	00	02	88
		75	16	00	01	01
			25/1	00	00	65
			25/2	00	07	50
		79	5	00	11	16
			6	00	11	19
			14	00	00	20
A A			15	00	10	99

Tehsil :JHAJJAR	Dis	trict : JH	AJJAR	State	: HAR	YANA
			Mhanara I		Area	
Name of Village	Hadbast No.	Mustil No.	Khasara / Killa No.	Hectare	Are	Square Metre
Tarana Maria A (Contd.)	270	79	16	00	04	27
BAMANOLA (Contd)	2.0		17/1	00	02	24
			17 <i>[</i> 2	00	04	68
			24	00	11	10
			25	00	00	10
		84	4	00	07	19
	86	3	110	00	00	90
LADPURA	00	•	19	00	03	82
-			20	00	05	13
			21	00	11	64
			22	00	00	10
		9	1	00	11	07
		_	10	00	11	07
			11	00	11	07
			20	00	07	73
			21/1	00	00	66
		10	16	00	03	74
			25	00	08	86
			456	00	00	90
			119	00	00	60
		16	5	00	11	07
			6	00	11	07
	-		14	00	00	10
			15	00	11	07
			16	00	07	02
			17	00	04	05
			24	00	09	60
			25/1	00	00	53
			25/2	00	00	10
		27	4	00	11	07
			7	00	11	07
			13	00	. 00	10
	,		14	00	11	05

Tehsil :JHAJJAR	Dis	trict : JH	IAJJAR	Sta	te : HA	RYANA
Name of Village	Hadbast	Mustil	Khasara /		Area	
	No.	No.	Killa No.	Hectare	Are	Square Metre
LADPURA (Contd)	86	27	17	00	06	50
		•	18	00	04	57
			23	00	09	58
			24	00	00	67
		34	123	00	00	60
			. 3	00	06	05
			4	00	02	92
			88	00	01	80
			8	00	10	88
			13	00	10	89
			18	00	10	89
			23	00	09	99
			474	00	00	90
		45	2	00	00	77
			3	00	10	14
			8/2	00	05	59
			9	00	05	. 33
			12/1	00	04	46
			12/2	00	05	54
			13/1	00	00	92
			19/1	00	01	92
			19/2	00	01	44
			19/3	00	07	57
		*	22	00	10	94
		52	137	00	00	60
			2	00	10	32
,		•	9	00	10	92
			11	00	00	10
			12	00	10	78
			·19		04	49
			20	00	06	82
			21/2	00	11	43
- A A		60	1/1		00	10

Tehsil :JHAJJAR	Dis	trict : JH	AJJAR	State : HARYANA			
Name of Village	Hadbast No.	Mustil No.	Khasara / Killa No.	Hectare	Area	Square Metre	
	86	60	1/2	00	10	53	
. LADPURA (Contd)	80	50	480	00	00	90	
-			10	00	06	53	
			138	00	.01	76	
			11	00	00	10	
,		61	6/1	00	02	26	
*		•	15/1	00	04	50	
•			15/2	00	06	48	
			16	00	11	48	
			24	00	00	98	
			25	00	08	46	
			462	00	01	09	
_			26	00	01	13	
FAIZABAD ALIAS	87	18	14	00	04	29	
			75	00	04	86	
PASAOR			17	00	03	15	
			24	00	10	90	
		33	· 4	00	10	47	
			96	00	01	18	
n .			. 7	00	10	31	
. ************************************			, 13	00	. 00	10	
* * !*.			14	: / DO	10	96	
			17	00	06	83	
			·18	00	04	17	
			23	. 00	08	21	
		,	24	00	01	87	
			287	00	00	60	
		34	3	00	10	77	
			4	00	00	10	
			8/1	00	07	98	
			8/2	· 00	02	86	
•			13	00	10	85	
			- 18	00	10	86	
			23/1	00	00	10	

Tehsil :JHAJJAR	Dis	District : JHAJJAR			State : HARYANA		
Marine a same	Hadbast	Mustil	Khasara / Killa No.	Area			
Name of Village	No.	No.		Hectare	Are	Square Metre	
FAIZABAD ALIAS PASAOR (Contd)	87	34	23/2	00	09	90	
			289	00	00	60	
		49	3	00	10	83	
			8	00	07	58	
			9/1	00	04	32	
			12/1	00	03	68	
			93	00	00	80	
			12/2	00	05	13	
			13	00	00	10	
			88	00 -	00	60 -	

[No. R-31015/36/2004-O.R.-II] HARISH KUMAR, Under Secy.

नई दिल्ली, 10 दिसम्बर, 2004

का. आ. 3153.— केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मुन्द्रा (गुजरात) से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में, जो इससे उपाबद अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अिं। कार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और छानिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम् ,1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोपणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री शिवदत्त गौड़, सक्षम प्राधिकारी, मुन्द्रा-दिल्ली पेट्रोलियम उत्पाद पाइपलाइन, हिन्दुस्तान पेट्रोलियम कॉरपोरेशन लिमिटेड, 16, कृष्णा विहार, नारायण निवास के पास, गोपलपुरा बाईपास रोंड़, जयपुर पिन – 302018 (राजस्थान) को लिख्कित रुप में आक्षेप भेज सकेगा।

अनुसूची

A-fra		विला : अनुमेर	राज्यः राजस्थान				
	तहसील : ਪੀ ਲੀੱਡਕ	luen . u.s.		क्षेत्रफल			
इस		खसरा सं.	हेक्ट्रेयर		र्ग मीटर		
सं.	गाँव का नाम 2	3	4	5	6		
1		11	0.	15	57		
1. गोट	11	. 13	0	17	41		
		12	0	01	46		
		14	0	01	91		
		17	0	16	42		
		30(स.गला)	0	02	23		
	•	28(स.भूमि)	, O	32	03		
		26(स.भूमि)	0	23	51		
		51	. 0	20	81		
		52	0	00	20		
		54	0	21	54		
		55	0	00	20		
		49(स.बरहा)	-0	49	15		
		56	0	00	20		
		76) ,	07	82		
	•	76मिन	}	0,			
		87	0	13	42		
		88	0	05	37		
		89	0	23	49		
		90(स.बरहा)	0	02	01		
		1 05(स.बरझा)	0	31	15		
		104	0	06	5 6		
		103	0	16	81		
		106	0	00	20		
		102	0	01	36		
		100	0	13	1,5		
		255(स.बर इ ग)	0	0.1	27		
		99	0	00	20		
		256	0	41	46		
		257	. 0	02	9		
		272	. 0	06	30		
			•0	03	5		
		271 269	0	02			

- T	तहसील : पीसाँगव	जिला : अजमेर	राज्य :	गत्वञ्चात्र	
क्रम				क्षेत्रफल	
सं.	गाँव का नाम	असरा सं.	हेक्ट्रेयर	एयर	वर्ग मीट
1	2	. 3	4	5	6
1. ग	ला (जारी)	270	0	13	00
		274	0	00	20
		282	0	16	54
		280	* o	09	63
		279	_		
		279मिन (स.भूमि)	0	04	40
		296 (स.बरहा)	0	12	22
		297 (स.भूमि)	0	09	10
		२९८(पी.डब्ल्यू,डी.सङ्क)	0	02	04
		423	0	27	42
		420	0	20	93
		421	0	00	20
		422	0	01	03
		424(स.बरड़ा)	0	02	31
		387(स.बर डा)	0	82	01
		. 613	• O	01	16
		६१२(स.बरहा)	0	14	76
		6 1 1 (स.बरहा)	0	09	59
		620	_		
		620मिन (स.भूमि)	0	04	10
		६०९(स.बरझ)	0	10	58
	•	607	_		
		60 <i>7</i> मिन	0	04	53
		608	0	1 7	17
		603 (स.रास्ता)	0	01	16
		592	0	35	52
		593]	0		
		593मिन (स.भूमि)	•	03	35
		599	0	1.1	80
		601	0	20	75
		६२४(स.रास्ता)	0	01	67
		786	0	07	98
		791	0	10	57
		792	0	80	00
		७९० (स.बरङ्ग)	0	05	75

	तहसील : पीसॉमब	जिला : अजमेर	राज्यः र	जस्याम	199
क्रम	uguici · diuida			क्षेत्रफल	
सं.	गाँव का नाम	खसरा सं.	हेक्ट्यर	एयर	वर्म मीटर
1	2	3	4	5	6
1.	मोला (वारी)	801	0	12	70
		803	0	14	30
		804(स.भूमि)	0	80	08
		805	0 .	80	45
		812	0	03	99
		813	. 0	04	13
		814	0	04	17
		816	C	94	82
		820	. 0.	07	16
-		821	0	08	25
		822	q,	06	52
•		823	1		
		823मिन	} 0	08	01
		8 1 5 (स.नाला)	0	01	74
,		914 914मिन	}	06	97
		900	0	12	33
		902	0	20	59
	,	1163	0	04	90
		1164	0	48	66
		1165	0	14	77
		1174	- 0	00	86
		1 1 7 6(स.भूमि)	0	04	95
		1295	0	0.7	62
		1296	0	00	20
		1294	0	04	36
		1293	0	03	09
		1299	0	00	21
		1300	0	02	45
		1301	0	03	67
			0	00	94
		1291	0	00	20
		1290		05	18
		1302	0		39
		1303	0	05	
		1304	0	05	24

क्रम	तहसील : पीसॉंगब	बि	ताः अनुसेष			रामस्यान	and the second second second
क्रम सं.			And the second of the second o			बोत्रपटन	and the second s
1	गाँव का नाम		वस्य सं.		े के बोर वर	एवर	वर्ग कीट
1.	गोला (जारी)		9	** Toware - 4:430.		5	- 6
٠.	onen (onen)	:	1805	arran e a basel e a	0	04	75
			1311		0	07	63
		1,1	1312		0	03	11
		:	1247		0	06	66
			1248		0	04	57
	•	;.	1238		•о	05	27
•		;	1239(स.भूमि)	Ì		•	
			1 2 3 9 मिन	ſ	0	04	56
		3 N	1240		0	16	10
2. ;	सामला		5010		0	08	60
			5013		0	18	77
		:	5012		0	10	56
		- :.	5024		0	06	47
			· 8 5028		0	00	32
			50 23 (स. रास्ता)		0	01	26
			5018		0	10	29
			5021		0	08	63
			५ १ ३ ५(स.गला)		•0	01	30
		5	5134)	Ū	0,	30
		_ x = 1	5134सिन	}	0	19	57
			5123मिन	,	0	08	99
		4	5117		0	07	21
			5116		0	27	
			4 - 4		0	07	77 58
					0	03	
		, ', :	5128		0	10	05
		* 1:	5127		0	12	76
		er e			0	01	41
			4533(स.रास्ता)		0		37
		5.01		1	•	02	01
			4535मिन	}	0	15	58
		14	4545	J	^	0.0	
. जे	अना		4524		0	29	70
		*.	4526		0	32	80
					0	1.4	65
		80 II,	4529		0	42	88

-	तर	सील ः प	ੀ ਲ ਿੱਕ	जिलाः अनमेर	राज्यः र	जस्थान	<i>)</i>
क्रम						क्षेत्रफल	
सं.		ऑव व	ज ाम	असरा सं.	हेक्ट्रेयर	एयर	वर्ग मीटर
1			2	3	4	5	6
3.	जेळना	(जारी)		4546	} 0	16	98
				4546/1]		
				4583	0	25	50
				4589	0	02	97
				4590	}	08	80
				4590मिन (स.बरड़ा)	ſ	00	00
				4588	0	00	70
				4591	0	21	95
				4602	0	34	55
				46 1 2(स.बरहा)	0	03	64
				4613	0	28	85
				4618	P	23	84
				4620मिन)		
				4620/1	} o	32	57
				4620मिन	J		
				३८०३(स.रास्ता)	0	05	58
				4325	0	17	92
				3874	0	09	24
				3871	0	15	25
				3870	0	06	40
				3869	0	15	95
				3867	0	01	09
				3862	0	00	20
				3868	0	09	97
				3865	0	04	55
				3864	0	08	61
				3847	0	19	36
				3843	0	07	80
				3844	7		
				3844मिन		13	42
	-		1.5	3844मिन			
				3840(स.भूमि)	0	01	16
				3839	0	14	21
				3838	0	15	48
				3837	0	13	52

क्रम	तहसील : पीसॉंगन	जिला : अनमेर	राख्यः	राजस्थान	
ध्रम सं.				राजस्या व क्षेत्रफल	
1	गाँव का नाम	असरा सं.	हेक्ट्रेशर		वर्ग मीटर
3.	वेवन (जारी)	3	4		विंग माटर
٥.	जलवा (जारा)	3836	0		89
		2 3 4 5 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	56		
		3765)		
		3765मिन	} 0	27	89
		3 765मिन			
		3 764(स. खान)	0	0.0	20
		3766	}		
		3766मिन	٥ م	05	36
		3745(स.रास्ता)	0	0.1	89
		3699	·	•	0,9
		3699/1		12	32
		3699मिन		`-	32
		3696	0	10	5 4
					54
		3695			20
		3 68 9 (स.खान)			83
		•	•	03	36
		3688मिन	. 0	16	50
				10	58
			0	16	0.1
		3687			21
					11
					14
		•	•		58
		३ ५ ७ ५(स.रास्ता)			77
		•			20
		•			92
		•			20
					04
		3565	0		60
		3563	• 0	14	69
		3562	0	03	44
		2974		03	36
		2975	0	11	36
		2975मिन	0	15	41

ਨ ਣ ੀਲ : ਪੀਲੀਂਕਕ	जिला : अजमेर	राज्यः र		
म			क्षेत्रफल	
सं. गाँव का बाम	खसरा सं.	हेक्ट्रेयर	, , , , , , , , , , , , , , , , , , ,	वर्ग मीटर
1 2	3	4	5	6
3. जेंळना (जारी)	2976	0	00	. 20
	2994मिन	. 0	01	91
·	2994मिन		• •	
	2993	0	14	0 7
	2992	. 0	11	83
	2992/1	. •	, .	
	2985	. 0	11	42
	2985मिन	. •		-
•	2986	0	11	00
	3013	0	02	46
	301 4(स.भूमि)	0	02	41
	३०१९(पी.डब्ल्यू.डी.सङ्क)		02	03
	2950(पी.हब्ल्यू,डी.सङ्क)	} • •	02	00
	2826	0	08	44
	2825	0	05	73
`	2824	0	07	48
	2823	0	19	09
	2809	0	03	30
	2807	0	10	10
	2806	0	07	96
	2797	0	00	23
	2798	0	22	24
	2805	0	00	38
	2799	0	05	46
	2787(स.भूमि)	° o	02	30
	3068	0	11	15
•	3070(स.भूमि)	0	00	20
	3071 (ज्ञ.भूमि)	0.	03	44
	3065	0	00	. 91
	3076	0	00	20
	3077)		
	3077 3077मिन		15	40
	3077 मिन			•
	3077199) 0	01	50

- C	हसील : पीसाँगन	जिलाः अजमेर	राज्य : २	ाजस्थान	
क्रम सं.				क्षेत्रफल	
1	गाँव का नाम	खसरा सं.	हेक्ट्रेयर	एयर	वर्ग मीटर
	2 (जारी)	3	4	5	6
U. UIUI	(9181)	3078		00	40
		3078मिन	ſ	00	40
		3091	0	19	57
		3089	+ 0	02	80
		3088	0	14	97
		3087	0	12	74
		3086	0	09	83
		3085	. 0	00	56
		३३१३(स.रास्ता)	. 0	03	56
		3121	0	07	13
	•	3122	0	11	83
		3123	0	11	75
		3312	0	01	75
		3124	0	02	29
		3311	0	18	62
		3272	. 0	20	83
		3274	0	00	78
		3270	0	16	64
		3275	0	44	59
		3269/5412	0	17	27
		3267	0	03	28
		3263	0	31	08
		3264	0	16	78
		3259	0	07	83
	3	3259/5413	0	16	75
		3257	0	16	73 27
		3258	0	16	
	:	3240	0	24	72
		3239	• 0		74
	•*	3238		10	82
4. मकरेडा	. *	2449	0	28	76
		2448	0	13	95
		2451	0	18	53
			0	05	52
٠		2447	0	00	20
		2434	· O.	15	32

	तहसील : पीर	ाँगव	जिला : अजमेर	राज्य : र	जस्थान	
क्रम	2				क्षेत्रफल	
सं.	गाँव का	नाम	्र खसरा सं.	हेक्ट्रेयर	एयर	वर्ग मीटर
1	2		3	4	5	6
4.	मकरेहा (जारी)		2452	Ó	07	61
			2433	0	80	81
			2432	0	10	84
			2431	0	03	78
			2462	0	08	14
			2428	0	0 1	83
			2427	0	19	37
			2467	0	02	45
			2426(स.मोरी)	0	02	44
			2409	0	04	34
		. •	24 I 0(स.पाल)	0	01	97
			2411	o o	02	62
			2425(स.रास्ता)	0	0 1	67
			2475	0	09	60
			2476	0	12	96
			2477	0	16	00
			2480	0	80	66
			2495(स.रास्ता)	0	07	09
			2496	0	0 5	21
			2498	0	00	41
			2499	0	80	34
			2501	0	10	15
	- 100		2502	0	10	41
		•	2503	0 *	00	87
			2506	0	13	29
			2510	0	00	63
			2511	0	20	40
			2513	0	04	14
			2512	0	22	39
			2515	0	0 1	45
			2516	0	20	58
			2523(स.रास्ता)	0	01	53
			2306	0	0 1	22
			2305	0	28	41
			2304	0	12	34

⊅म	तहसील : पीसॉॅंगब	जिला : अन्नमेर	. राज्य :	राजस्थान	
रम. सं.			Clou.	राजस्यान क्षेत्रफल	
1	गाँव का नाम	असरा सं.	हेक्टेयर	एयर	वर्ग मी
	करेड़ा (जारी)	3	4	5	6
4. 01	क्टबा (बारा)	2301	0	07	12
		2302(स. ब रहा)	0	08	49
		1612	0	09	5 1
		1611	0	21	20
		1613	0	00	24
		1 580(स.भूमि)	ъ	81	41
		1513	0	1 7	10
		1 5 1 1 (स.भूमि)	0	01	59
		1 5 1 0 (स.भूमि)	0	08	79
		1 50 8 (स.नाला)	0	03	27
		1 484 (स.बरहा)	. 0	12	76
		1462	0	03	70
		1457	0	07	10
		1455	0	09	72
		1454	0	00	68
	•	1438	0	16	79
		1439	0	02	53
		1427	•0	16	22
		1424	0	00	20
		1425	0	10	32
		1410	0	10	
		1391	0	06	10 59
		1392	.0	11	88
		1387	0	07	52
		1386	0	03	08
		1385	0	03	40
		1384	0	06	
		1383	0	01	73 03
		13 77	0	10	
		1382	٥	00	65
		1378	0	02	20
		१ २२ १ (स.रास्ता)	0	03	70°
		1222	0		91
		1095	0	12	13
		1094	0	00 31	20

	तहसील : पीसॉॅंबन	निसा : अनमेर	राज्य : र	ाजस्थान	
क्रम				क्षेत्रफल	
सं.	गाँव का माम	खसरा सं.	हैक्ट्रेयर	स्यर	वर्ग मीटर
1	2	3	4	5	6
4.	मकरेड़ा (जारी)	1093	0	02	38
		1079	0	00	44
		1096	0	08	65
		1097	0	00	20
		1078	0	09	14
		1077	0	07	95
5.	अर्जुनपुरा खालसा	4	0	12	80
		1)		
		1 ਜਿਕ	} 0	00	65
		1 मिन)		
		3	0	03	80
		. 8	• 0	15	32
		7	0	00	40
		9	0	00	20
		14	0	01	97
		18	0	03	66
		15	0	15	30
		16	0	11	18
		- 68		12	66
		69	0	18	18
		70	0	01	25
		82	0	08	97
		83	0	07	90
		८४(स.रास्ता)	0	01	18
		86	0	00	20
		85	\0	15	19
		88	0	00	20
		89	· · · · · · · · · · · · · · · · · · ·	10	47
		90	0	01	56
		106	0	00	20
6.	शिवपुरा	137मिन	1		
		१३७मिन (स.भूमि)	ļ	05	15
		१३७मिन (स.भूमि)		-	*
		138	,		
		1 3 8 मिन (स.भूमि)	. 0	19	15
		1 38मिन	ں ح	1 7	10 .

	तहसील ः पीर्सॉमब	जिला : अनमेर	राज्य : र	THE PARTY	
क्रम				क्षेत्रफल	
सं.	गाँव का नाम	असरा सं.	े डेक्ट्रेयर	स्यर	वर्ग मीटर
	2	3	4	5	6
6. 1	शवपुरा (जारी)	140(रेलवे विभाग)	0	03	59
		146	0	78	20
		147 मिन 147 मिन 147मिन	0	15	83

[फा. सं. आर-31015/57/2004-ओ.आर-॥] हरीश कुमार, अवर सचिव

New Delhi, the 10th December, 2004

s. o. 3153.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person, interested in the land described in the said Schedule may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri Shivdutt Gaur, Competent Authority, Mundra-Delhi Petroleum Product Pipeline, Hindustan Petroleum Corporation Limited, 16 Krishina Vihar, Near Narayan Niwas, Gopalpura Bye-pass Road, Jaipur Pin-302018 (Rajasthan).

SCHEDULE

	Tehelt : PISANGAN	District : AJMER	State : R	MASTH	AN
	(Blue: Partisan			Area	
Sr.	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr
No	2	3	4,	5	6
1.	GOLA	11	0	15	5 7
.1 -	GOLA	13	0	17	41
		12	0	01	46
		: *** 14	0	-01	91
		17	0	16	42
		30(G/L Nala)	0	. 02	23
		28(G/L)	0	32	03
	•	26(G/L)	0	23	51
		51	. 0	20	81
		52	0	00	20
	((* ; ** ; * ; * ; * ; * ; * ; * ; * ; *	54	0	21	54
		55	0	00	20
		49(G/L Barda)	0,	49	15
		56	0	00	20
		76 76min	} 0	07	82
		87	o	13	42
	*	88	. 0	05	37
		89	0	23	49
		90(G/L Barda)	. 0	02	01
		105(G/L Barda)	0	31	15
		104	0	06	56
		103	Ö	16	81
			0	00	20
		106 102	0	01	36
			0	13	15
		(100 Sarda)	0	01	27
		255(G/L Barda)	0	00	20
		99	0	41	46
		256		02	98
		257	. 0	06	5
		272	0		5:
		271	0	03	7
		269	0	02	

Q.I	Tehsil: PISANGAN	District : AJMER	State:	RAJAS	THAN
Se) No	Name of the same		1	Area	<u> </u>
1	Name of the Village	Khasara No.	Hectar		Sq.m
	GOLA (Contd)	3	4	5	6
	oor (conta)	270	0	13	00
		274	0	00	20
		282	0	16	54
		280	0	09	63
		279	•		
		279 Min(G/L)	0	04	୍ 40
		296(G/L Barda)	0 -	12	22
		297(G/L)	0	09	10
		298(PWD Road)	0	02	04
		423	0	27	42
		420	0	20	93
		421	0	00	20
		422	0	01	03
		424(G/L Barda)	0	02	31
		387(G/L Barda)	0	82	01
	5.	613	.0	01	16
		612(G/L Barda)	0	14	76
		611(G/L Barda)	0	09	59
		620			
		620 Min(G/L) \int	0	04	10
		609(G/L Barda)	0	10	58
		607	•		
		607 Min	0	04	53
		608	0	17	17
		603(G/L Cart Track)	0	01	16
		592	0	35	52
	`	593	•		
		593 Min (G/L) ∫	0	03	35
		599	0	11	80
		601	0	20	75
		624(G/L Cart Track)	0	01	67
		786	0	07	98
		791	0	10	57
		792		08	00
-		790(G/L Barda)		05	75

	Tehsil: PISANGAN	District : AJMER	State : R	AJASTI	HAN
S.	180001.110000000			Area	В
No	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr
1	2	3	4	5	6
	OLA (Contd)	801	0	12	70
		803	0	14	30
		804(G/L)	0	80	80
		805	0	08	45
		812	0	03	99
	1	813	0	04	13
	•	814	0	04	- 17
		816	0	04	82
		820	0	07	16
		821	0	08	25
		822	0	06	52
		82 3	1		04
		823Min	} 0	80	01
		815(G/L Nala)	0	01	74
•		914) .	00	07
	• 10	914 Min	} 0	06	. 97
		900	0	12	33
-		902	0	20	59
		1163	0	04	90
		1164	0	48	66
		1165	0	14	77
		1174	0	00	86
	. •	1176(G/L)	0	04	95
		1295	0	07	62
,		1296	0	00	20
		1294	. 0	04	36
		1293	0	03	. 09
		1299	0	00	21
		1300	0	02	45
		1301	0	03	67
		1291	0	00	94
		1290	0	00	20
			0	05	18
		13 02	0	05	39
		1303		05	24
		1304	0		24

No 1 1.	Tehsil: PISANGAN	District : AJMER	Jule: 1		
1	Mana - Cu			RAJAST	HAN
	Name of the Village	Khasara No.	Hectare	Area	10
4	2	3	4	Are 5	Sq.mtr.
١.	GOLA (Contd)	1305	- 0	04	75
		1311	0	07	63
		1312	0	03	11
		1247	0	06	66
		1248	0	04	57
		1238	0	05	27
		1239(G/L)		00	21
	SAMALA	1239Min	0	04	56
		1240	n	16	40 :
2. \$	SAMALA	5010	0 0	08	10
		5013	0	18	60 77
		50 12	0	10	
		5024	0	06	56
		5028	0 .	00	47
		5023(G/L Cart Track)	0	01	32
		5018	0	10	26
		5021	0	08	29
		5135(G/L Nala)	0	01	63
		5134	U	UI	30
		5134 Min	0	19	57
		5123 Min	0	08	00
	SAMALA	5117	0 *	07	99
		5116	0		21
		5111(G/L)	0	27 07	77 50
		5125(G/L Cart Track)	0	03	58 05
		5128	0	10	05 76
		5127	0	12	76
		5126(G/L Nala)	0	01	41
		4533(G/LCart track)	0	02	37
		4535		5 2	01
		4535 Min	0	15	58
		4545	0	29	70
. JET	THANA	4524	_	32 ·	70
		4526	0 *	32 14	08
		4529	_	14 42	65 8 8

	Tehsil ; PISANGAN	District : AJMER	State: R		ASTHAN	
			×	Area		
No	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr	
1	2	3	4	5	6	
	JETHANA (Contd)	4546	0 7	16	¹ 98	
		4546/1				
		4583	0	25	50	
,		4589	0	02	97	
		4590	0	08	80	
	* *	4590Min(G/L Barda)				
		4588	0	. 00	70	
		4591	0	21	95	
		4602	0	34	55	
	•	4612(G/L Barda)	0	03	64	
		4613	0	28	85	
		4618	0	23	84	
	* .	4620Min)			
		4620/1	} 0	32	57	
	•	4620 M in	j	~		
	•	3803(G/L Cart track)	0	05	58	
		4325	0	17	92	
		3874	0	09	24	
		3871	0	15	25	
		3870	. 0	06	40	
		3869	0	15	95	
		3867	. 0	. 01	09	
		3862	. 0	00	20	
		3868	0	09	97	
		3865	0	04	55	
		3864	0	08	61	
		3847	0	19	36	
		3843	0	07	80	
		3844	ን *			
		3844Min	} 0	13	42	
		3844Min				
	7		0	01	- 16	
		3840(G/L)	0	14	21	
		3839		15	48	
	:	3838	0			
	•	3837	0	13	52	

r					
031	Tehsil: PISANGAN	District : AJMER	State : 1	RAJASTI	HAN
No No	Name of the second			Area	
1	Name of the Village	Khasara No.	Hectare	Аге	Sq.mtr.
	2 IETHANA (Contd.)	3	4	5	- 6
.	JETHANA (Contd)	3836	10	01	89
		3850(G/L Cart Track)	0	05	56
		3765			
		3765Min	0	27	89
		3765Min			
		3764(G/L Mines)	0	00	20
		3766	0.	0.5	
		3766 Min ∫	0•	05	36
		3745(G/L Cart Track)	0	01	89
	,	3699			1
		3699/1	0	12	32
		3699Min			_
		3696	0	19	54
		3697	0	00	20
		3695	0	13	83
		3689(G/L Mines)	0	05	36
		3688			50
		3688Min >	o d	16	58
		3688Min	_		00
		2922	0*	15	21
		3687	0	02	11
		3651(G/L)	0	16	14
		3650(G/L Cart Track)	0	01	58
		3649	0	18	77
		3575(G/L Cart Track)	0	01	20
		3574(G/L)	0	22	92
		3573(G/L Cart Track)	0	01	20
		3568	0	17	04
		3566	0	01	60
		3565	0	14	
		3563	0	03	69
		3562	Or.	03	44
		2974	0		36
		2975	J	11	36
		2975Min	0	15	41

1, 1	Tehsil : PISANGAN	District : AJMER	State: R	AJAST	HAN
S				Area	
No	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr.
1	2	3	4	5	6
3.	JETHANA (Contd)	2976	0.	00	20
		2994Min	} 0	01	91
	6,	2994Min	J	•	
		2993	0	14	07
	•	2992	}	11	83
	•	2992/1		Area	30
		2985) n	11	42
		2985Min] "	• •	
		2986	0	11	00
	·	3013	0	02	46
		3014(G/L)	0.	02	41
		3019(PWD Road)) 0	ຄວ	03
		2950(PWD Road)		VL	30
		2826	0	80	44
		2825	0	05	73
		2824	0	07	48
		2823	0	19	09
		2809	0	03	30
		2807	0	10	10
		2806	0	07	96
		2797	0	00	23
		2798	0	22	24
		2805	0	00	38
		2799	0	05	46
		2787(G/L)	0•	02	30
		3068	0	11	15
		3070(G/L)	0	00	20
	•	3071(G/L)	0	03	44
		3065	0	00	91
		3076	0	00	20
		3077			
		3077 M in	0	15	40
		3077Min	*	Area Are 5 00 01 14 11 11 11 02 02 02 08 05 07 19 03 10 07 00 22 00 05 02 11 00 03 00 00 15	
		3092	0	01	50

	Tehsil: PISANGAN	District : AJMER	State : R	State: RAJASTHAN		
X	*	×		Area	*	
No	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr	
1	2	3	4	5	6	
3.	JETHANA (Contd)	3078	0	00	40	
		3078 Min	* * .		4	
		3091	0	19	57	
		3089	0	02	80	
		3088	0	14	97	
		3087	0	12	74	
		3086	, O	09	83	
		.3085	, • D	00	56	
		3313(G/LCart Track)	0	03	56	
		3121	0	07	13	
		3122	0	11	83	
	9	3123	0	11	. 75	
	•	3312	0	01	75	
•		3124	0	02	29	
	•	3311	0	18	62	
		3272	0	20	83	
		3274	0	00	78	
		3270	0	16	64	
		3275	0	44	59	
		3269/5412	0	17	27	
		3267	0	03	. 28	
		3263	0	31	08	
		3264	0	16	78	
		3259	0	07	83	
		3259/5413	0	16	75	
		3257	0	16	27	
		3258	0	16	72	
		3240	0	24	74	
		3239	Ö	10	82	
	· .	3238	0	28	76	
4. I	MAKRERA	2449	0	13	95	
		2448	. p	18	53	
		2451	0	05	52	
		2447	0	00	20	
		2434	0	15	32	

Tehsil: PISANGAN District: AJMER		State RAJASTHAN			
8			Area -		
No	Name of the Village	Khasara No.	Hectare	Are	Sq.mtr
1	2	3	4	5	6
4.	MAKRERA (Contd)	2452	0	07	te. 61
ν.		2433	o d	- 08	81
		2432	Q 4	10	84
	***	2431	Ö	03	78
		2462	0	08	14
		2428	0.	01	83
		2427	0	19	37
		2467	0	02	45
	*		0	02	44
		2426(G/L Mori)	0	04	34
		2409	1	01	97
		2410(G/L Pal)	0	02	62
		2411	- 0	02	67
		2425(G/L Cart Track)	0		,
		2475	.0.	09	60
		2476	0	12	96
.*-		2477	0	16	00
•		2480	0	08	66
	e de la facilità de la companya de la companya de la companya de la companya de la companya de la companya de	2495(G/L Cart Track)	0	; ₁ 07	Ò9
		2496	. 0	05	21
		2498	0	()()	- 41
		2499	0	0/8	34
		2501	0	10	15
	1	2502	0	10	41
		2503	0	00	87
		2506	0	13	29
		2510	Q,	00	63
	***	2511	ō	20	40
		2513	. 0	04	14
			0 .	22	39
		2512	0	01	45
	*	2515			5.
		2516	. 0	20	
		2523(G/L Cart Track)		01	53
		2306	0	01	22
		2305	O	28	41
		2304	• • •	. 12	34

	Tehsil : PISANGAN	Di-Att 4 A maria			
3	TOTAL TOTAL CONTROL OF THE PARTY OF THE PART	District : AJMER	State : F		HAN
No	Name of the Village	Vhanna M		Area	
1	2	Khasara No.	Hectare	Are	Sq.mtr.
4.	MAKRERA (Contd)	2301	0	5	6
	* *	2302(G/L Barda)	0	07	, 7
	4	1612	0	08	49
		1611		09	51
	,	1613	0	21	20
		1580(G/L)	0	00	24
	į.	1513		61	41
		1511(G/L)	0 -	17	10
		1510(G/L)	0	01	59
	·	1508(G/L Nata)	0	80	79
		1484(G/L Barda)	0	03	27
		1462	0	12	76
		1457	0	03	70
		1455	0	07	10
	·	1454	0	09	72
		1438	0	00	68
		1439	0	16	79
		1427	0	02	53
		1424	0.	16	22
		1425	0	00	20
		1410	0	10	32
		1391	0	10	10
		1392	0	06	59
		1387	0	11	88
		1386	0	07	52
		1385	i O	03	08
		1384	0	03	40
		1383	0	06	73
		1377	0	01	03
		1382		10	65
		1378	0	00	20
		1221(G/L Cart Track)	0	02	70
			0	03	91
		1222	0	12	13
		1095	0	00	20
	_	1094	0	31	22

2	3	4	5	6
. MAKRERA (Contd)	1093	0	02	38
· semina manage and franchisms.	1079	•0	00	44
	1096	0	08	65
	1097	0	00	20
	1078	0	09	14
	1077	0	07	95
ARJUNPURA KHALSA	4	0	12	80
. Awom divitation.	1			
	1Min	0	00	65
	1Min			
	3	0	03	08
	8	0	15	32
	7	0	00	40
	9	0	00	20
	14	0	01	97
	18	0	03	66
	15	0	15	30
*	16	0	111	18
	68	0	12	66
	69	0	18	18
	70	0	01	25
	82	0	08	97
	83	0	07	90
	84(G/L Cart Track)	0	01	18
	86	0	00	20
	85	0	15	19
	88	9	00	. 20
	89	0	10	47
	90	0	01	56
	106	0	00	20
5. SHIVPURA	137 Min			
J. SHATOIO	137Min(G/L)	- 0	05	15
	137Min(G/L)			
	138			
	138Min(G/L)	0	19	15
	138Min			
	140(Railway Deptt.)	0	03	59
	146	0	78	20
	147Min			
	147Min	} 0	15	8:
	147M in			

[No. R-31015/57/2004-O.R.-II] HARISH KUMAR, Under Secy.

श्रम मंत्रालय

नई दिल्ली, 16 नवम्बर, 2004

का. आ. 3154.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एफ.सी.आई. प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण लखनऊ (संदर्भ संख्या 37/2000) को प्रकाशित करती है, जो केन्द्रीय सरकार को 16-11-2004 को प्राप्त हुआ था।

[सं. एल.-22012/417/1999~आई.आर. (सी एम-II)]

एन. पी. केशवन, डेस्क अधिकारी

MINISTRY OF LABOUR

New Delhi, the 16th November, 2004

S.O. 3154.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 37/2000) of the Central Government Industrial Tribunal cum Labour Court, Lucknow as shown in the Annexure in the Industrial Dispute between the management of Food Corporation of India, and their workman, received by the Central Government on 16-11-2004.

[No. L-22012/417/1999-IR (CM-II)]
N. P. KESAVAN, Desk Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COUR, TLUCKNOW

Present in Lok Adalat

Shrikant Shukla

Presiding Officer

LD. No. 37/2000

Ref. No. L-22012/417/1999-IR (CM-II) dated 5-6-2000

BETWEEN

The State Secretary

Bhartiya Khadya Nigam Karmchari Sangh, 5-6 Habibullah Estate Hazratganj, Lucknow

AND

The Sr. Regional Manager, Food Corporation of India, 5-6, Habibullah Estate, Hazratganj, Lucknow (U.P.)

ORDER

The Government of India, Ministry of Labour, New Delhi vide his order No. L-22012/417/99/IR(CM-II) dated 5/7-6-2000 referred to following issue to presiding Officer, CGIT-cum-Labour Court, Lucknow for adjudication; Whether the action of the Sr. Regional Manager, Food Corporation of India, Lucknow in imposing the penalty dt. 21-3-95 upon Sh. Taufiz Ahmed, A.G.I. (Depot) and the penalty dt. 23-11-98 passed by the Distt. Manager Food Corporation of India, Haldwani were Legal and Justified? If not, to what relief the Workman is entitled to?"

The matter came up for settlement of dispute in Lok Adalat and accordingly the matter was taken up in the preliminary sitting of the Lok Adalat. It was proposed on behalf of the Management that if the worker represents against the punishment order to the appointing/reviewing authority the management may consider the matter sympathically. The worker accordingly acted upon the suggestation in preliminary sitting and preferred appeal before the Appellate Authority. The management considered the entire facts and passed the order No. Vig. 5(161/104/04-NZ/UP/MJR/2583 dt. 8/11-10-04. The management has set aside the punishment order dt. 21-3-95. The representative of the management has stated that the worker does not want the penalty dt. 23-11-98 to be adjudicated. The representative of the worker Sri T.B. Singh's statement has been recorded. He stated that no claim award be passed in the case. Since the matter has been resolved in Lok Adalat, therefore no claim award passed accordingly.

Lucknow5-11-2004 SHRIKANT SHUKLA, Presiding Officer

नई दिल्ली, 16 नवम्बर, 2004

का. आ. 3155.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, आसनसोल (संदर्भ संख्या 101/1999) को प्रकाशित करती है, जो केन्द्रीय सरकार को 16-11-2004 को प्राप्त हुआ था।

[सं. एल.-22012/457/1998-आई.आर. (सी एम-II)]

एन. पी. केशवन, डेस्क अधिकारी

New Delhi, the 16th November, 2004

S.O. 3155.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 101/1999) of the Central Government Industrial Tribunal-cum-Labour Court, ASANSOL as shown in the Annexure

in the Industrial Dispute between the management of ECL and their workman, received by the Central Government on 16-11-2004.

[No. L-22012/457/1998-IR (CM-II)]

N. P. KESAVAN, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, **ASANSOL**

Present : Sri Md. Sarfarz Khan, Presiding Officer.

Reference No. 101 of 1999

Parties: The Agent, New Kenda Colliery of Kenda Area of M/s. E.C.L., P.O. Bahula, Distt. Burdwan.

.... Management.

Vts.

Allauddin Mia, Belt Operator of New Kenda Colliery

.... Workman

REPRESENTATIVES:

Shri P.K. Das, Advocate, FORTHEMANAGEMENT:

Shri Rakesh Kumar, **FORTHE WORKMAN** General Secretary,

Koyala Mazdoor Congress,

Asansol.

INDUSTRY

Coal,

State

West Bengal.

Dated, the 12th October, 2004.

AWARD

In exercise of the powers conferred by clause (d) of Sub-section (1) and Sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Government of India through the Ministry of Labour vide its order No. L-22012/457/98/IR(CM-II) dated 3-8-1999 has been pleased to refer the following dispute for adjudication by this Tribunal.

> "Whether the action of the management of New Kenda Colliery of Kenda Area of M/s. ECL in dismissing Allauddin Mia, Belt Attendent from services is legal and justified? If not, to what relief is the workman entitled?"

In pursuance to the aforesaid order of reference summons were issued to the concerned both the parties through the Registered Post and in compliance to the same, both the parties appeared through their representatives and submitted their respective written statement in support of their claims.

- 2. The case of the workman in brief compass as setforth in its written statement is that Allanddin Mia, Belt Operator of New Kenda Colliery was the permanent employee of M/s. ECL having U.M. No. 97905. He went on authorised leave from 2-3-94 to 25-3-1994 and to that effect he submitted a medical certificate from a Psyschiatrist. R.M.A. Kanke Ranchi. When he was declared fit to resume his duty he reported to his office but he was not allowed to resume his duty.
- 3. The main case of the workman is that he was chargesheeted on 23-4-95 and he submitted his explanation called for the Management. It is his definite case that he fell ill at his native village and got treated by Medical Officer, Chitra Colliery situated near his home and thereafter by M.O. of Palajori, But when he did not recover he was taken by his brother to Ranchi for treatment. He was under the treatment during the aforesaid absence period and information in this regard and about the extension of leave was sent by the Registered Post to the management.
- 4. It is also the case of the workman that during the course of enquiry proceeding also he was ill and was under the treatment at Kalla Hospital of ECL.
- 5. Even the enquiry officer did not find him fully guilty as the charge was partly proved. Agent New Kenda Colliery had also recommended for a light punishment for reversion from Cat-II to Category-I but the same was not considered at this Area level and he was dismissed from service by the General Manager, Kenda Area. His further case is that his absence was beyond his control and the same was purely on the medical ground for which medical certificate was submitted. The punishment is claimed to be harsh and disproportionate for the nature of this misconduct alleged so he has sought the relief for reinstatement with full back wages with all the consequential benefit.
 - 6. Likewise the defence case of the management as per its written statement is that the reference itself is not maintainable in the eye of law and is misconceived one.
 - 7. The main defence case of the management is that Sri Allauddin Mia, Ex-belt Attendent was absenting from his duty since 26-3-94 without prior permission or

information to the autority concerned and for that he was chargesheeted vide No. Pers/NKC/CS/95-555 dated 24-4-1995 U/S. 18(1)(N) of the Model Standing Order applicable for the establishment. The workman is said to had appeared and participated in the enquiry along with one Co-worker to defend his case. The enquiry officer submitted it enquiry report with the finding that the charges of misconduct have been established against the workman and the disciplinary authority after considering the said report along with other connected paper, awarded punishment of dismissal from service which is claimed to be just and proportionate to the misconduct committing by the workmen.

- 8. The alleged Medical certificate issued from Ranchi is a false and procured one and no such intimation was ever communicated or sent to the management by the concerned workman.
- 9. It is the definite case of the management that the concerned workman did never fell ill at his village home nor he got treated at Palajori or at Chitra Colliery at Ranchi and had never applied for extension of leave to the management. It is also denied that the enquiry officer had ever been convinced to allow the medical ground of the workman and had recommended light punishment. The punishment awarded is claimed to be proper and justified as the management has lost its confidence upon the poor performance of the workman. So the workman does not deserve any relief sought from the Tribunal.
- 10. It transpires from the ordersheet at 13-3-2003 of the record that a hearing was made by my predecessor on the preliminary point and the enquiry proceeding was held to be valied and fair and thereafter the dispute was fixed for final hearing on merit on 27-3-2003 which was accordingly taken up by me after my joining.
- 11. It is apparent from para 1 of the written statement filed by the management that it has taken a plea that this dispute referred is bad in the eye of law and that same is neither maintainable nor it comes under the ambit and scope of the Industrial Dispute Act. But the said point was neither raised nor pressed by the side of the management during the course of hearing of the dispute. No evidence either oral or documentary has been produced before the Court in this regard. As such I am satisfied to hold that there is no any defect in the maintainability of this reference and facts of the dispute without any shadow of doubt comes under the purview and scope of the Industrial Disputes Act and the dispute has been rightly referred to this Tribunal by the Government of India, Ministry of Labour for the adjudication. Accordingly this point is decided against the management.

- 12. The record on perusal goes to show that none of the parties has examined any personnes or witness rather some Xerox copies of the documents have been filed on behalf of both the respective parties in support of their claims.
- 13. Xerox copies of the charge-sheet, Enquiry proceedings, enquiry report and the order of dismissal of the workman have been filed by the side of the management. These documents are neither challenged nor denied by the side of the workman rather the same may be deemed to be admitted one.
- 14. Similarly on the cher hand the workman has also filed the Xerox copies of the note; sheets initiated by the Agent, New Kenda Colliery recommending some punishment, mercy petition addressed to the G.M., Kenda Area, Letter of dismissal, Reply of second show-cause notice, applications of Allauddin Mia, Receipts of the Postal Department in support of the claim in respect of the information given to the management, and Xerox copies of the prescription and medical bills.
- 15. Now let us see as to what are the charges framed and how for the punishment passed by the management is proportionate to the alleged nature of the misconduct, so proved against the delinquent workman?
- 16. From the record it transpires that there is a charge of absenting from duty since 26-3-94 and continuing to remain absent till date without any information and permission or without any sufficient cause under section 17(1)(N) of the Coal Mines Standing Order.
- 17. It is very much clear from the enquiry report itself submitted by the enquiry officer that he had verified the papers (Ext. I) and found correct that the workman was granted leave from 2-3-94 to 25-3-94 as per Form H, Sl. No. 6 page No. NIL but he failed to report for his duty on 26-3-94 and overstayed his sanctioned leave. It is also admitted by the enquiry officer that the workman had informed to the Colliery authority about his inability to report for duty. It is further opined by the enquiry officer that the workman overstayed his sanctioned leave due to sickness as per medical certificates. The only fault found on the part of the workman was that all the information made to the authority was without mentioning the actual disease and he did not sick permission from the authority for outside treatment.
- 18. It is also admitted by the Enquiry Officer that all information were sent through Registered Post as per receipts and envelops which area available from the colliery office seems that the information made time to time about inability of joining duties and requested for extension of

leave. The only fault is that no reasons were mentioned in the information sent by the workman and accordingly the enquiry officer held that the charges against Sri Allauddin Mia, Belt Attendent is hereby established partly. So in view of the document filed by the management it is established and well proved that this is not a case of unauthorised absence from the duty rather it is a case of overstay under the compelling circumstances which has been fully explained by the workman and the same has been duly considered by the enquiry officer during the enquiry proceedings. Besides this the workman has all the time clearly mentioned in his leave applications, that due to illness he was not in a position to join his duty and it is never expected from a labour class to know the nature of the disease from which he suffers. The Medical certificates granted by Psychiatrist R.M.A. Kanke, Ranchi, and other Doctor go to show that the workman was suffering from depression and was advised regular treatment till recovery w.e.f. 8-4-94 to 14-5-95.

- 19. The enquiry officer has further held that the workman had not reported to the company's hospital for his mental disorder treatment or he had not taken any permission for entire treatment. I do not find so much force in this ground to hold the workman partly guilty for that charges as it is the human conduct and nature to rush up to the Doctor easily available and quickly approachable in case of emergency to save the life at the earliest. Specially in a case of mental disorder or depression one would like to prefer to approach an specialled Doctors which has been done by the workman who approached Dr. M.K. Sinha, Psychiatrist of Kanke, Ranchi. So in view of the above facts and circumstances it is established that the workman was on sanctioned leave and overstayed thereafter due to the suffering by mental disorder for which his treatment continued as per the advise of an Specialled Doctor.
- 20. During the course of argument it was submitted by the learned lawyer of the workman that the past record of the workman are clean and unblamished which has been admitted by the Agent of New Area, Kenda Colliery. The attention of the Court was also drawn towards the Note Sheet dated 29-11-95 (Ext. I) filed by the workman where it is specifically mentioned that there has been no past record of punishment against such misconduct and had strongly recommended for awarding a punishment of demotion from Cat. II to Cat. I as with a final warning and should be allowed to resume his duty. I find such force in the argument advanced by the side of the workman. I fail to understand as to why and under that circumstances a contradictory stand of defence other than the admitted facts have been taken by the management in its written statements. It seems that the management even did not care to go through the findings of the enquiry report and completely ignored the

past records of service of the workman and turned a deaf ear to the recommendation of the lenient view to be taken in the case of the delinquent workman. The disciplinary authority must have recorded the separate findings and reasons before passing order of dismissal.

- 21. It is the well settled principles of law that before imposing punishment of dismissal it is necessary for the disciplinary authority to consider the family back ground, economic back ground of the delinquent, length of service put in by the employee, his past records and other surrounding circumstances including the compelling circumstances for committing the misconduct. The delinquent is a member of the weaker section of the society who is literally and financially very poor and he has suffered immense hardship for about a decade and during these period he had never been gainfully employed any where after his dismissal.
- 22. Besides this under Section 27(1)(page-15) of the Model Standing Order applicable to the establishment, various minor punishment have been provided but I fail to think as to why only maximum punishment available under the said clause should be awarded on the facts of this case. I am of the considered view that justice must be tempered with mercy and that the workman at fault should be given an opportunity to reform himself and prove to be loyal and disciplined employee of the management. However I am of this view that the punishment of overstay after the expiry of sanction leave due to sickness supported with medical certificates under the compelling circumstances and without any ulterior motive and malafide intention, is too harsh a punishment which is totally disproportionate to the misconduct alleged. It is a plain and simple case of overstay which should have been dealtwith by taking a lenient view by the management. In that view of the matter I think it necessary to modify the penalty imposed by the management to meet the ends of justice. And as such the impugned order of the dismissal of the workman is hereby set a side and he is directed to be reinstated with the continuity of service. Hence having considered the basis on which the punishment of dismissal was imposed on the workman concerned and the facts and circumstances of the case I think it appropriate that the workman be imposed a punishment of demotion from Cat. II to Cat. I along with a strict warning. It is further directed that the delinquent will be entitled to get only 50% of the back wages which will serve the ends of justice. As such it is hereby ordered that let the award be and the same is passed accordingly. Copies of the award be sent to Ministry of Labour for information and needful.

Mohd. SARFARAZ KHAN, Presiding Officer

नई दिल्ली, 16 नवम्बर, 2004

का. आ. 3156. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सी.पी.डब्ल्यू.डी. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण नम्बर-II, नई दिल्ली के पंचाट (संदर्भ संख्या 177/97) को प्रकाशित करती है, जो केन्द्रीय सरकार को 16-11-2004 को प्राप्त हुआ था।

[सं. एल-42011/32/96-आई.आर. (डी.यू.)]

कुलदीप राय वर्मा, डेस्क अधिकारी

New Delhi, the 16th November, 2004

S.O. 3156.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 177/97) of the Central Government Industrial Tribunal/Labour Court No. II, New Delhi now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of CPWD and their workman, which was received by the Central Government on 16-11-2004.

[No. L-42011/32/96-IR (DU)] KULDIP RAI VERMA, Desk Officer ANNEXURE

BEFORE THE PRESIDING OFFICER: CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-II, RAJENDRA BHAWAN, GROUND FLOOR, RAJENDRA PLACE, NEW DELHI

I.D. No. 177/97

Presiding Officer: R. N. RAI

In the Matter of:

Sh. Sanjay Kumar Jha C/o General Secy., CPWD Karamchari Union, C-15, Gole Market, New Delhi-1

Versus

AIR

Executive Engineer, (Elect) Electrical Division-II, Soochna Bhawan, AIR, CGO Complex, Lodhi Road, New Delhi-03

AWARD

The Ministry of Labour by its letter No. L-42011/32/96-IR (DU) Central Government Dt. 21-10-1997 has referred the following point for adjudication. The points runs as hereunder:—

"Whether the demands of the workman Sh. Sanjay Kumar Jha, Fire Cell Operator, allegedly working for CPWD in Soochna Bhawan of AIR for reinstatement with back wages etc. is justified and legal? If so, what direction is needed in this regard"

The claimants has filed statement of claim. In the statement of claim, it has been stated that the workman has been engaged by the management of the All India Radio with effect from 15-9-95 as an Air Cell Operator which job is for maintenance and to up-keep of the various fire fighting equipments and also to maintain the temperature of the building at a particular temperature so that the building is not prone to fire hazards. This process is a continuous process to be carried out perpetually and in a perennial manner as otherwise the building will be exposed to fire hazards.

That the workman was reportedly engaged through a contractor by name Kalyani System Engineers Rohlini, Delhi without any legal authority or sanctions. That the employers have never paid the workman even the minimum wages overtime allowance and other allowances from the beginning even though the workman was put to work for over 8 to 16 hours a day.

That when the workman protested requesting for payment of proper minimum rates of wages as well overtime allowances for working overtime regularly he was threatened of dire consequences and ultimately on 16-12-95 he was asked not to come for work with effect from 17-12-95.

That when the workman began to seek the reasons for such atrocities in a peaceful manner by sitting outside the premises he was physically beaten and removed from the place and the security guards were told not to allow him to enter.

That not less than three fresh workers were taken subsequently as Air Cool Operators which proves and confirms that the termination of the workmen is not due to want of a vacancy nor is the workman junior most.

That consequently the workman had to register an FIR with the SHO of Lodhi Colony Police Station on 26-12-95. Earlier the workman also made representation to the management direct on 19-12-95. A copy of the letters to the management as well as to the Police (FIR) is annexed to this claim.

That the workman also represented to the Commissioner of Police and the CBI about the atrocities perpetrated on him by the management and the contractor in the most unusual and peculiar manner.

That even though the contractor has no *locus standi* in the matter because the nature of work is perennial and of a perpetual and continuous nature and it cannot be stopped as the safety of the premises directly depends on his working. The Management has been trying to disown their responsibility and shift the same on the contractor. That the attitude of the management is not at all correct because in a perennial nature of work no contractor could be employed and no contract labour can be engaged in such a nature of work as the same is prohibited in the enactment itself.

That in fact the management has in the beginning offered their remarks/comments on the representation of

the workman in their letter dated 9-7-96 copy of which is also annexed. That it may be seen that the management have not denied any of the allegations of the workman in it.

That in the view of the above facts narrated viz. that the nature of work being perennial and the fact that contract labour is prohibited from being employed in such a nature of work and which nature of contract system is described as a 'Sham' by the Hon'ble Supreme Court in their judgement dated 9-5-95 in the case of Gujarat Electricity Board V/s Hind Mazdoor Sabha AIR 1995 SC pages 1893 to 1922.

That consequently the workman is a workman of the AIR as he was working in the establishment under the Executive Engineer (E) II Civil Construction wing. All India Radio 2nd Floor. Soochna Bhawan, New Delhi is a perennial nature of work and the management is the AIR who is his employer and the services of the workman were terminated because he demanded payment of proper wages and payment of overtime allowances for the overtime he worked.

That the only fault that the workman committed as it would appear from the above which led to his termination is that he demanded proper minimum wages and over time allowances for the overtime work he worked.

The management has filed written statement. In the written statement, it has been stated that the workman's claim is totally false and based on frivolous facts. The claimant is neither a worker under the ID Act nor the respondent is an Industry under the ID Act. That the claimant is not an employee of the respondent and has no locus standi to file any claim against the respondent.

That the claimant never worked under the supervision or direct control of the respondent. He was never on the pay roll of the respondent. There is no relationship of employer employee between the claimant and the respondent. The work alleged to be done by the claimant was never done at the instance of the respondent and the post alleged by the claimant is not available with the respondent and the claimant is a stranger to the respondent.

The question of termination of the claimant does not arise as he was never engaged by the respondent and moreover in view of the contract labour (regulation and abolition) Act, 1947, no claim is maintainable in favour of the claimant.

That all the documents relied by the worker are pieces of forgery and manipulation. The letter dated 19-12-95 is also one of them. That the claim of the claimant is not maintainable as the terms with the contractor qua respondent was for stipulated period and as such no claim whatsoever is maintainable.

That the claimant was never employed by CCW, AIR as fire cell operator. The respondent has specific requirement for comprehensive maintenance of fire fighting system and EFA was riser sprinkler system and pump and for that it

requires three number of helpers having two years of experience and one number technician with III certificate in electronics electrical with three years experience of early fore alarm fire fighting sprinkler system in addition of it a service engineer would be visiting every week giving its report and as such the claim of the claimant as fore cool operator is an imagination of the claimant. Whereas the agency vide its letter No. KSE/G-7(i)Site/96-97 dated 9-4-96 addressed the claimant as trainee helper.

That the contract with Kalyani system (contractor) was for a stipulated period and also no such job as alleged by the worker was subject matter of the contract. Even the letter dated 1-4-96 written by the claimant to the management itself contradicts the claim of the worker qua management. The claimant has malafidely converted its money claim against its employer M/s Kalyani system into an Industrial Dispute with the respondent. The claimant was never employed by the management and has never worked for 8 to 16 hours a day and was not an employee of the department and as such question of bonus minimum wages overtime allowances does not arise.

That the worker was never engaged by the management so there is no question of termination by the respondent. There is no engagement in the capacity of Air Cool Operator with the respondent after the worker's alleged termination and all the allegations in FIR dated 26-12-95 are after thought and false averments and at the same time claimant's representation to the Commissioner of Police and CBI is false qua management as nothing of that sort has ever happened. The claimant instead of filing claim against its contract has falsely filed the present Industrial Dispute where neither the nature of work is perennial and perpetual and continuous nor there is any post as such alleged by the worker with the respondent. The worker was never under the direct supervision of the respondent and the respondent has never confirmed allegations of workman.

That the worker has been gainfully employed even after his alleged termination and the same is evidenced by its cross examination. The series of admission is cross examination has exposed the false case of the worker and the worker instead of giving a stop to its illegal activities of forging documents has even dared to file an application before this should be forum in the name of CPWD Karamchari Union (Regd.) whereas the complete matter has been contested in the workers' name.

The claimant has filed rejoinder. In his rejoinder, he has reiterated the averments of his claim. The management has denied most of the paras of the statement of claim and has stated that he was a contractor's man and there was no relation of employer and employee between the management and the workman applicant.

Heard arguments from both the sides and perused the papers on the record.

It was submitted from the side of the workman that the workman applicant was initially taken into service on 15-09-1995 through contractor and he was asked on 16-12-1995 not to come. Even though he was appointed through a contractor, he worked under the control and supervision of the management. The work is of perennial in nature. He worked in the premises of the management. My attention was drawn to AIR 1995-SC, 1992 and it was submitted that the contractor's man will deem to be the employee of the management if the work is of perennial in nature.

It was submitted from the side of the management that really there was a contract with Kalyani System Engineers and the workman applicant was sent through the contractor. The contractor took work from him and there was only a dispute regarding payment of wages and by annexure-D, the workman applicant was informed to approach the authorities so that the payments through contractor may be made to him. Annexure-E also shows that the workman applicant was annoyed with the contractor as he took more work from him and did not pay to him the wages according to his work. Annexure-F shows that the workman has complained against M/s. Kalyani System Engineers, New Delhi and he has stated in the complaint that he has not been paid entire emoluments. Annexure-G shows the agreement between the contractor and the management. From perusal of these papers, it transpires that the workman applicant was engaged by the contractor and a contract was given for a very short time irregular recruitment is made for that work and the contractor did not make proper payment to the workman applicant so he sent complaint letters to various persons. The management has neither made any payment to him nor he worked under the control and supervision of the management. The work is also not of perennial in nature. As such, the law cited by the workman applicant is not applicable in the facts and circumstances of this case. He was simply a contractor's man and he worked under the contract for less then three months so, he is not able to prove his case.

The reference is replied thus:—

The demands of the workman Sh. Sanjay Kumar Jha, Fire Cell Operator, allegedly working for CPWD in Soochna Bhawan of AIR for reinstatement with back wages etc. are neither justified nor legal. The workman is not entitled to any relief as prayed for.

The award is given accordingly. Dt. 5-11-2004

R.N. RAI. P'residing Officer नई दिल्ली. 16 नवम्बर. 2004

का. आ. 3157.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार डायरेक्टर जनरल ऑफ सिविल ऐविऐशन के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण नम्बर-II, नई दिल्ली के पंचाट (संदर्भ संख्या 70/93) को प्रकाशित करती है, जो केन्द्रीय सरकार को 16-11-2004 को प्राप्त हुआ था।

> [सं. एल-42012/71/92-आई.आर. (डी.यू.)] कुलदीप राय वर्मा, डेस्क अधिकारी

New Delhi, the 16th November, 2004

S.O. 3157.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 70/93) of the Central Government Industrial Tribunal-cum-Labour Court No. II, New Delhi now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Director General of Civil Aviation and their workman, which was received by the Central Government on 16-11-2004.

[No. L-42012/71/92-IR (DU)] KULDIP RAI VERMA, Desk Officer ANNEXURE

BEFORE THE PRESIDING OFFICER: CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-II, RAJENDRA BHAWAN, GROUND FLOOR, RAJENDRA PLACE, NEW DELHI

LD. No. 70/93

Presiding Officer: R. N. RAI

In the Matter of:

Sh. Ghanshyam Dass, Through the Secretary, National Confederation Central Government Employees and workers, No. 10, Dr. Bishamber Dass Marg, New Delhi-110001.

Versus
The Director General of Civil Aviation,
East Block-II, III, R.K. Puram,
New Delhi-110066.

AWARD

The Ministry of Labour by its letter No. L-42012/71/92-IR (DU) Central Government Dt. 20-9-1993 has referred the following point for adjudication.

The reference is replied thus:-

The parties have filed an application for deciding the case in the Lok Adalat. The parties have settled the matter outside the court. In the Lok Adalat the signature was taken and the compromise was verified. There remains no longer any dispute between the parties in view of the compromise being verified in the Lok Adalat.

No dispute award is given.

Dt. 9-11-2004.

R.N. RAI, Presiding Officer

नई दिल्ली, 16 नवम्बर, 2004

का.आ. 3158.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की भारा 17 के अमुसरण में, केन्द्रीय सरकार आई.बी.पी.सी.लि. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, नई दिल्ली-II के पंचाट (संदर्भ संख्या 86/96) को प्रकाशित करती है, जो केन्द्रीय सरकार को 16-11-04 को प्राप्त हुआ था।

[सं॰ एल-20040/51/95-आई आर (सी-I)]

एस. एस. गुप्ता, अवर सचिव

New Delhi, the 16th November, 2004

S.O. 3158.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 86/96) of the Central Government Industrial Tribunal/Labour Court, New Delhi-II now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of I.B.P.C. Ltd. and their workman which was received by the Central Government on 16-11-2004.

[No. L-20040/51/95-IR (C-I)]

S. S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE PRESIDING OFFICER: CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-II, RAJENDRA BHAWAN, GROUND FLOOR, RAJENDRA PLACE, NEWDELHI

PRESIDING OFFICER: R.N.RAI.

I.D. No. 86/96

In the Matter of :-

Sh. Kishan Pal C/o Vice President, All India Engineering And General Mazdoor Union, E-127, Karampura, New Delhi-15

Versus

The Manager, IBPC Ltd. Shakurbasti, Rohtak Road, Delhi-34.

The Ministry of Labour by its letter No. L-20040/51/95-IR (Coal-I) Central Government Dt. 23-08-1996 has referred the following point for adjudication. The point runs as hereunder:—

"Whether the union is justified in claiming that Sh. Kishan Pal was an employee of the management of IBPC Ltd., Delhi and that his

services were illegally terminated w.e.f. 15-4-94? If so, to what relief is the workman entitled to and from which date".

The claimant has filed statement of claim. In the statement of claim, it has been stated that the workman was working with the management since 1990 as a Sweeper-cum-general workman and his last drawn salary was Rs. 1560/-. It is stated that the work and conduct of the workman was upto the satisfaction of the management and there was no complaint either regarding his performance or his conduct and behaviour. It is stated that the action of the management is absolutely illegal and unjust. It is stated that the management has not followed the procedure established by law before terminating the services of the workman. It is also stated that the workman is entitled for relief under the various sections of Industrial Dispute Act.

It is stated that the workman is still unemployed as he has not been able to get any other job despite his best efforts.

The management has filed written statement and in the written statement it has been stated that the applicant was not an employee of the management as alleged, much less since 1990 as a Sweeper-cum-general workman. It is also specifically denied that he was paid a monthly wage of Rs. 1560/- as alleged. Further more, it is wholly irrelevant that the work and conduct of the applicant was to the satisfaction of the management and /or there was no complaint regarding his performance and/or conduct and/ or his behaviour.

It is submitted that the applicant was an independent self-employed person. He provided the management services of cleaning, sweeping and grass cutting at the company's depot situated at Shakurbasti, Delhi, on a part time basis. The nature of work entrusted to the applicant was that of sweeping, cleaning and grass cutting. He was not a full time or regular employee of the management. In fact he used to frequently depute other persons to perform the job assigned to him by the management. The assignment of jobs was also based entirely upon the exigencies of work. There was no relationship of exclusive services to be provided by him to the company. In fact the applicant was providing similar services at other establishments also. In view of these facts and circumstances it is abundantly clear that the applicant is not a workman within the meaning, scope and ambit of Section 2(s) of the Industrial Dispute Act 1947. Hence the alleged dispute raised by the applicant is neither legal nor tenable.

The management is a Public sector undertaking and strictly complies with all statutory regulations. Hence the averments assertions and allegations made by the applicant in the corresponding paragraphs are specifically repudiated.

He is put to strict proof of the same. It is admitted that the contract for providing service came to an end on 15th April, 1994, which was in accordance with the arrangement entered into by and between the parties consequently no notice was required to be issued to the applicant on that occasion.

It is submitted that the action of the management is legal, valid and proper. It is reiterated that there was no employer employee relationship between the parties. In the circumstances, applicability of provision of the Industrial Disputes Act are wholly misconceived and not applicable to the facts and circumstances of the case for reasons set out hereinabove.

It is reiterated that there was no employer employee relationship between the parties. Therefore the assertion of the applicant that he was unemployed is wholly irrelevant and untenable. In any event the applicant is put to strict proof of his assertions.

The claimant has filed rejoinder. In his rejoinder, he has reiterated the averments of his statement of claim. The management in the written statement has denied all the paras of the statement of claim. Evidence of both the parties has been taken.

Heard arguments from both the sides. It was submitted from the side of the workman that the workman applicant has been working since 1990 as sweeper-cumworkman and his last drawn salary was Rs. 1560/- per month. The management was not providing legal benefits to the workman such as appointment letter, leave book, earned leave and minimum wages. The workman was also not being regularised. When he demanded his regularisation and legal benefits, the management got annoyed and terminated his services illegally and unjustifiably w.e.f. 15-4-1994. No notice was given to him. No. compensation was given to him. He has worked for more than 240 days, as such section 25(F) of the ID Act is attracted, He was an employee of the management of IBP Co. Limited, Delhi. He deserves to be regularised.

It was submitted from the side of the management that the workman has accepted in his cross-examination that he used to be paid Rs. 60/- per day which was being paid to him per month on voucher. He did not submit any bill for that. He was not working anywhere during that period. He knows Devidass Keer. He was a permanent employee. He has not been paid for 15 days of the month when his services were terminated. It is wrong to say that he was working independently as contractor and he was paid on the basis of the work done. It was further submitted from the side of the management that the applicant was not an employee of the management as alleged and he was not working since 1990. He was not paid monthly wages of Rs. 1560/-. He was not a full time or regular employee of the management. He used to depute other

persons to perform the job assigned to him by the management.

The substantial question is whether the applicant is a workman of the management. The workman applicant has filed payment voucher dt. 31-7-1993 in which he has received Rs. 1560/- for 26 days work. Besides, these two vouchers, he has not filed any other paper.

It was submitted from the side of the management that a letter was given to the workman applicant. He has put his signature over the letter and the paper is admitted. It is vivid from this letter paper No. 13, that an agreement was made between IBP Co. Limited Shakurbasti, Delhi and M/s. Kishan Pal from 1-9-1993 to 28-2-1994 and it has been mentioned that M/s. Kishan Pal shall provide one man for cleaning/sweeping and grass cutting services in Shakurbasti Depot from 8.00 AM to 4.30 PM and the company will pay Rs. 60/- per day except Sundays and Holidays. M/s. Kishan Pal will be responsible for P.F., Bonus, ESIC and other statutory payments. It transpires from perusal of this paper that a contract was entered into between M/s. Kishan Pal and the management for providing one man for cutting grass, cleaning and sweeping.

It was submitted from the side of the management that it is the duty of the workman applicant to prove the assertions of his statement of claim. He has not filed paper to show that he was working from 1990. Voucher of one payment of Rs. 1560/- has been filed with the record. He has entered into agreement as paper No. 13 and he has put his signature so his work is contractual work. He has admitted paper No. 13 dt. 26-8-1993. Besides, this paper of agreement, no other paper regarding his services with the management has been filed. As such, the workman applicant has entered into a contract with the management and he has worked according to the contract and the management witness has also stated that they had engaged him on contract basis. My attention was drawn to 2002 LLR 1104 of Hon'ble Kerala High Court, I have perused the case law cited above. This case is not applicable in the facts and circumstances of this case. The workman applicant was a contractual labour and he has agreed to provide one workman for cleaning, sweeping and grass cutting as per the terms of the agreement. The terms of the agreement duly signed by the workman applicant and admitted by him is a very valuable piece of evidence. The workman applicant has filed no other paper to show that he was engaged by the management prior to 26-8-1993, the date of agreement, As such, the workman applicant has failed to prove that he has worked for more than 240 days and he has also failed to prove that he was an employee of the management. As such, he has miserably failed to prove the case of his statement of claim.

The referece is replied thus:-

The union is not justified in claiming that Sh. Kishan Pal was an employee of the management of IBPC Ltd., Delhi and that his services were illegally terminated w.e.f. 15-4-94.

The workman was neither the employee of the management nor his services have illegally been terminated, He is not entitled to get any relief as prayed for.

The award is given accordingly.

Dt. 4-11-2004

R.N. RAI, Presiding Officer

नई दिल्ली, 17 नवम्बर, 2004

का.आ. 3159.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार नोर्दन रेलवे के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय लखनऊ के पंचाट (संदर्भ संख्या 53/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 16-11-2004 को प्राप्त हुआ था।

[सं॰ एल-41012/5/2004-आई आर (बी-I)]

सी. गंगाधरण, अवर सचिव

New Delhi, the 17th November, 2004

S.O. 3159.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 53/2004) of the Central Government Industrial Tribunal-cum-Labour Court Lucknow now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Northern Railway and their workman which was received by the Central Government on 16-11-2004.

[No. L-41012/5/2004-IR (B-I)]

C. GANGADHARAN, Under Secy.

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM-LABOUR COURT LUCKNOW

PRESENT

SHRIKANT SHUKLA

PRESIDING OFFICER L.D. No. 53/2004

Ref. No. L-41012/5/2004-IR-B-I) dt. 7-6-04

Between

Sri Dina Nath Tiwari, Divisional Organization Secretary, Uttar Railway Karmchari Union, 119/74 Qr. No. Naseemabad, Kanpur (U.P.) 12

And

- The Divisional Railway Manager, Northern Railway, Allahabad
- The Divisional Railway Manager, Northern Railway, Allahabad

AWARD

The Government of India, Ministry of Labour New Delhi vide their order No. L-41012/5/04-IR (B-I) dated 7-6-04 referred the following issue for adjudication to the Presiding Officer, CGIT-cum-Labour Court, Lucknow: क्या मंडल रेल प्रबन्धक, उततर रेलवे इलाहाबाद द्वारा श्री गुलाब चन्द्र गुप्ता पुत्र स्व. श्री शिव प्रसाद गुप्ता, प्रधान पार्सल लिपिक को 1-1-84 से वेतनमान रुपये 425-640 (आर.एस.) ग्रेड में पदोन्ति न करना न्यायोचित है? यदि नहीं तो कर्मकार किस अनुतोष का अधिकारी है?

Although the order of reference was endorsed to Sri Dina Nath Tiwari Divisional Organization Secretary, Uttar Railway Karmchari Union, Kanpur and the employer Divisional Railway Manager, Northern Railway, Allahabad was also endorsed the copy of the order of reference. It was clearly indicated in the order of reference that the party raising the dispute will file the statement of claim with relevant documents alongwith list of witnesses within 15 days of the receipt of the reference order. Though the order of reference was received in CGIT-cum-Labour Court, Lucknow on 27-7-04 but the Divisional Organization Secretary did not file any statement of claim together with the list of documents and list of witnesses upto 20-8-04. In the circumstances registered notice was sent to the divisional Organization Secretary on 23-8+04. The registered notice has not been received back in the office of CGIT-cum-Labour Court. Lucknow till 30-9-04. It was therefore believed that Trade Union Divisional Organization Secretary is sufficiently served, therefore on 30-9-04 another notice was issued to the empolyer by registered post fixing 27-10-04 for their written statement on the issue referred. The notice was despatched to the employer on 30-9-04 which has not been received back in the office of GCIT-cum-Labour Court, Lucknow till this date i.e. 2-11-04.

In the circumstances stated above the issue can not be adjudicated by this court. Accordingly no claim award is passed.

LUCKNOW

2-11-2004

SHRIKANT SHUKLA, Presiding Officer

नई दिल्ली, 17 नवम्बर, 2004

का. आ. 3160. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार स्टेट बैंक ऑफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय II, नई दिल्ली के पंचाट (संदर्भ संख्या 194/97) को प्रकाशित करती है, जो केन्द्रीय सरकार को 16-11-2004 को प्राप्त हुआ था।

[सं. एल.-12012/199/97-आई.आर. (बी-])]

सी. गंगाधरण, अवर सचिव

New Delhi, the 17th November, 2004

S.O. 3160.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 194/97) of the Central Government Industrial Tribunal-cum-Labour Court II, New Delhi as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of State Bank of India, and their workman, which was received by the Central Government on 16-11-2004.

[No. L-12012/199/97-IR (B-I)]
C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE PRESIDING OFFICER: CENTRAL GOVERNMENT INDUSTRIAL-TRIBUNAL-CUM-LABOUR COURT-II, RAJENDRA BHAWAN, GROUND FLOOR, RAJENDRA PLACE, NEW DELHI

Presiding Officer: R. N. RAI

I.D. No. 194/97

Sh. Lala Ram Through The Circle President, State Bank of India Staff Association. Delhi Circle, A-50, New Multan Nagar, Delhi-110056

VERSUS

The Deputy General Manager, State Bank of India, 11. Sansad Marg, New Delhi.

AWARD

The Ministry of Labour by its letter No. L-12012/199/97-IR (B-I) Central Government Dt. 26-11-1997 has

referred the following point for adjudication.

The point runs as hereunder:-

"Whether the action of the management of the State Bank of India in terminating the services of Sh. Lafa Ram, Clerk-cum-typist is just, fair and legal? If not, what is the relief the workman is entitled to."

The claimant has filed statement of claim. In his statement of claim, it has been stated that he was a permanent employee of the State Bank of India. His services are governed by the modified Desai and Sastry Awards and by various Bipartite Settlements.

That during the course of his employment, the workman was charge-sheeted by the Disciplinary Authority dt. 27-2-1993 and Shri V.S. Agarwal was appointed as Enquiry Officer and enquiry was commenced against him. He fell ill and requested for adjourning the proceedings of the enquiry. It was adjourned for 10-06-1993. He was still sick but ex-parte enquiry was held. PEEX-1 to 60 documents were produced by the Presenting Officer but those documents were not supplied to the workman applicant. The Enquiry Officer did not mention the venue of next hearing in his order of adjournment of proceedings. That on 17-6-1993, the ex-parte proceedings were again held at the Okhla Branch and adjourned for 18-6-1993, with the following directions to the bank's representative from the Enquiry Officer. "The next date of hearing is fixed for 18-6-1993 at 11.00 AM at Green Park Extension Branch and the Presenting Officer was requested to produce the remaining witnesses thereat". The enquiry on 22-6-1993 was held at 10.30 AM at Vikas Sadan INA Branch. The workman was never informed regarding any change of venue of the enquiry. He even did not know the date of the enquiry. The Enquiry Officer sent no notice regarding the adjourned hearing and change in venue. On 22-06-1993 the E.O. did not give any opportunity to inspect and cross examine the additional documents and evidence. No fresh notice or order was passed enabling the workman to examine the additional documents. The Disciplinary Authority did not forward the enquiry report to the workman before its consideration by him as the Disciplinary Authority. In AIR 1994 SC 471 the Apex Court has held that :-

"Where enquiry is held by an Officer other than the Disciplinary Authority and the report is adverse to the charged employee, a copy thereof should be supplied to the charged officer for his observation thereon, before the report is considered by the disciplinary authority."

In this case enquiry was held ex-parte and no copy of enquiry report was provided to the workman applicant. Two hours notice was given to the workman on 10-06-1993 to attend the proceedings despite his being sick, is illegal. He was not given any time to inspect, examine

or cross-examine the additional documents and the witnesses.

The respondent management has filed written statement and in the written statement, it has been stated that 8 charges were framed against the workman and a proper enquiry was held. The workman was afforded sufficient opportunity to cross-examine the witnesses but he himself wanted to delay the proceedings so ex-parte proceedings were held. He was afforded sufficient opportunity to cross-examine the witnesses but he failed to do so. He was given opportunity to adduce evidence in his defence, but he adduced no evidence. The enquiry is quite fair and no interference is called for.

The workman applicant has filed rejoinder. He has denied almost all the paras of the written statement as the respondents have denied almost all the paras of the statement of claim. In his rejoinder the claimant has reiterated the averments of his statement of claim so it is needless to re-produce the same again.

Evidence of both the parties were taken. Shri V.S. Aggarwal, Chief Manager was produced from the side of the management and the workman examined himself. These two witnesses have been cross-examined by the relevant parties. The preliminary issue regarding fairness of the enquiry was not pressed before me, as such the award is given on the entire merits of the case considering the proceeding of the enquiry and the documents filed in the court and the oral evidence of both the parties.

Heard arguments from the both the parties and perused the papers on the record. It was submitted from the side of the workman that the enquiry officer who has been examined as MW1/1 has admitted in his crossexamination that he was not aware of the fact whether the workman was allowed to cross-examine the ex-parte witness or he had actually cross-examined. He has further admitted that it is correct that at the beginning of the enquiry proceedings on 10-06-1993, the workman had verbally asked me to adjourn the enquiry proceedings on the ground of his illness. He has further admitted that he did not remember whether any information regarding the change of venue of the enquiry proceedings made on 17-06-1993 was given to the workman or not. In case such information could be given to the workman it would certainly have been mentioned in the enquiry proceedings. He has further admitted that he did not remember whether at the time of next change of venue of the disciplinary proceedings on 22-06-1993, any information of it was given to the workman or not. He has further admitted that after the close of the bank's evidence, no notice for the production of defence evidence was given to the workman because the whole proceedings were held ex-parte against him. It is quite explicit from these admission that the entire proceedings of the enquiry were held ex-parte and the

workman applicant was not given any opportunity to produce his witnesses in defence. It was further submitted from the side of the workman that from the enquiry proceedings dt. 25-05-1993 and concluded on 22-06-1993, it transpires that the E.P.A. was asked to present himself at the hearing within two hours in his own erest but the workman remained absent for reasons best known only to himself. The enquiry was held at 1 PM on 10-06-1993 and the E.O. gave his findings on 07-10-1993.

Evidence of both the parties has been taken and issue regarding the fairness of the enquiry committee had not been pressed. As such, the award is given on the entire records, nothing adduced during the proceedings of the enquiry as well as in the court and the pertinent documents filed on the record. It was submitted from the side of the workman applicant that the management witness in court in his cross-examination has categorically admitted that the workman applicant was not informed of the change of venue and he was not afforded opportunity to adduce evidence in defence. The cross examination of the management witness runs as hereunder:—

"I am not aware of the fact that whether the workman was allowed to cross-examine the expert witness and he had actually cross-examined. It is correct that at the beginning of the enquiry proceedings on 10-06-1993, the workman had verbally asked me to adjourn the enquiry proceedings on the ground of his illness. I do not remember whether any information regarding the change of venue of enquiry proceedings made on 17-6-1993 was given to the workman or not. If any such infromation would be given to the workman it would certainly have been mentioned in the enquiry proceedings. I do not remember whether at the time of the next change of venue of the disciplinary proceedings on 22-6-1993, any information of it was given to the workman or not. It is wrong to say that after completing my enquiry proceedings, I was in any manner associated with the disciplinary authority and the appellate authority in respect of the workman's case. After the close of the banks evidence no notice for the production of the defence evidence was given to the workman because the whole of the proceedings was held exparte against him.

The management witness has unambiguously stated that he did not remember whether any information regarding change of venue was given to the workman applicant or not. If such information had been given, it would have been mentioned in the proceedings. I have perused the proceedings. There is not mention regarding the change of venue and the information supplied to the workman regarding the same. It is obvious that the entire enquiry was proceeded ex-parte. Very short dates have been given and no notice has been given. Even no copy of the proceedings of the enquiry have been given. The workman applicant has categorically denied that he did

not get any notice regarding the date of enquiry and regarding the change of venue of enquiry. The first hearing was held on 17-6-1993 at Okhla Industrial Estate Branch. The workman applicant was not present. The next enquiry was held the next day i.e. 18-6-1993 at Green Park Extension Branch. There is no question of giving notice of the changed venue of the enquiry. The third enquiry was held on 19-6-1993 at the same place and the last was held on 22-6-1993 at Vikas Sadan. The workman applicant has not participated in the enquiry.

It was submitted by the management that ex-parte enquiry is as good as contested enquiry in case the workman withdraws from enquiry and certain citations have been referred to by the management. It has been held in 2000 (87) FLR 231 that in case the employer has lost its confidence in the employee, the court cannot interfere with the same. In AIR 2000 SC 3129, it has been held that if there is misappropriation whether that is large or small, reinstatement in service is not justified. In 1998 SCC page 1129 it has been held that non supply of enquiry report does not cause any prejudice to the employee. The law cited by the management is not applicable in the facts and circumstances of this case. It is settled law that principles of natural justice should be followed in an enquiry and the workman applicant should be afforded opportunity to produce witness in his defence. In this case, the entire enquiry is ex-parte and the management witness has admitted that the workman applicant was not informed regarding the change of venue of enquiry and no notice has been given to him. Though the alleged charges of embezzlement are very serious one, still enquiry should be conducted according to the principles of natural justice. The workman applicant should have been given opportunity to examine his defence witness but this has been done, as such, on the above findings, I conclude that enquiry is defective as principles of of natural justice has not been followed and the workman applicant has not been given opportunity to examine witness in defence and he has not been supplied copies of the enquiry report. The law cited by the management are not applicable in the facts and circumstances of this case.

The reference is replied thus:—

The action of the management of the State Bank of India in terminating the services of Sh. Lala Ram, Clerk-cum-typist is neither just nor fair nor legal. The workman applicant is restored prior to the position of the award of the punishment. The management will conduct enquiry after giving him proper notice and affording opportunity to cross-examine the witnesses and the management will also afford opportunity to the workman applicant to examine witnesses in defence.

The award is given accordingly. Dt. 9-11-2004

R. N. RAI, Presiding Officer

नई दिल्ली, 19 नवम्बर, 2004

का.आ. 3161.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, ई.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, असनसोल (संदर्भ संख्या 51/2000) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-11-04 को प्राप्त हुआ था।

[सं॰ एल-22012/485/1999-आई आर (सी एम-॥)]

एन.पी. केशवन, डेस्क अधिकारी

New Delhi, the 19th November, 2004

S.O. 3161.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 51/2000) of the Central Government Industrial-cum-Labour Court, Asansol as shown in the Annexure in the Industrial Dispute between the Management of Kajora Area of M/s. Eastern Coalfields Ltd. and their workman, received by the Central Government on 19-11-2004.

[No. L-22012/485/1999-IR (CM-II)]

N.P. KESAVAN, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUS-TRIAL TRIBUNAL-CUM-LABOUR COURT, ASANSOL

PRESENT: Sri Md. Sarfaraz Khan, Presiding Officer

REFERENCE NO. 51 OF 2000

PARTIES: The Agent, Lachipur Colliery.

Kajora Area of M/s. Eastern

Coalfields Ltd., P.O. Kajoragram,

Dist. Burdwan

... Management

Vrs.

Sri Murali Behra, U.G. Loader,

Lachipur Colliery

... Workman

REPRESENTATIVES:

For the Management: Sri P.K. Das, Advocate.

For the workman

: Sri R. Kumar, General Secretary,

Koyala Mazdoor Congress,

Gorai Mansion, G.T. Road, Asansol. INDUSTRY: COAL.

STATE: WEST BENGAL.

AWARD

In exercise of the powers conferred by clause (d) of Sub-section (1) and Sub-section 2(A) of the Section 10 of the Industrial Dispute Act, 1947 (14 of 1947), the Government of India through the Ministry of Labour vide its order No. L-22012/485/99/IR (CM-II) dated 28-6-2000 has been pleased to refer the following dispute for adjudication by this Tribunal.

"Whether the action of the management of Lachipur Colliery of M/s. ECL in dismissing Sh. Murali Behra, Underground Loader from services is legal and justified? If not, to what relief the workman is entitled?"

On receipt of the aforesaid order of reference, summons were issued to the respective parties through the Registered Post and in pursuance to the summons both the parties appeared through their representatives and filed their respective written statement in support of their claims.

- 2. The case of the delinquent workman in brief compass as set-forth in the written statement is that Murali Behra was a permanent employee of the Lachipur Colliery as an underground loader.
- 3. The main case of the workman is that under a compelling circumstance he had to remain absent with effect from 16-12-97 as he was falsely implicated in a creminal case in which he was also arrested by the Police and put behind the bar. It was not possible to inform the authority concerned about this problem and consequently he could not attend his duty. But the management was duly informed in this regard by his family members.
- 4. It is further pleased that since he could not receive the charge-sheet. So he could neither submit the reply to the charges nor could he participate the enquiry proceeding and the management was duly informed of this fact that he was under the custody of Orissa Police and was put behind the Bar on 28-11-98. Even then the workman concerned was dismissed from his service without giving him the opportunity to defend himself.
- 5. The award of the punishment of dismissal of the workman is claimed to be extremely harsh and disproportionate to the nature of the offence alleged against him. Inspite of the fact that the management had got the knowledge about his custody and pendency of the bail matter in the Court concerned, the management deliberately dismissed him from service. In the same set of facts and similarly situated circumstance, the case of so many workers have been considered earlier and were allowed to join their duties.

- 6. In the light of the above facts the relief has been sought to set-a-side the order of dismissal and to re-instate him in the service.
- 7. On the other hand the defence case of the management as per its written statement in short is that the instant reference is bad in the eye of law and the very dispute is misconceived one as the facts of the dispute do not come under the parametre of the Industrial dispute.
- 8. The main defence of the management is that Sri Bhim Mahto, Ex-Emplosive Carrier of Lachipur Colliery remained absent from his duty unauthorisedly without any prior permission or information since 16-12-97 for which he was issued a charge-sheet by the management on 20-3-96 under clause 17(1)(n) of the Model Standing Order applicable for the establishment. Since the workman failed to reply the charge-sheet, it was decided to hold a domestic enquiry and an independant enquiry officer was appointed who conducted the enquiry in accordance with the principles of natural justice. The workman was held guilty for committing the misconduct by the enquiry officer. It is claimed that the disciplinary authority having considered the findings of enquiry report, gravity of the misconduct and the past service record of the workman, passed an order of dismissal which is proper, just and quite proportionate to the misconduct proved against him.
- 9. It is denied that the workman was absent from his duty due to his sickness and for that he was under medical treatment of any doctor. The workman is not at all entitled to any relief sought for.
- 10. On perusal of the record it transpires that a hearing was made on the preliminary point. The validity and fairness of the enquiry was not challenged by the workman and a prayer was made for hearing of the dispute on merit of this case. Consequently the enquiry proceeding was held to be valid and fair and the hearing of the dispute was made on the merit of this case. The hearing was conducted and reserved for the award.
- 11. It is apparent from the perusal of the record that none of the parties has examined any oral witness from their side rather Xerox copies of some documents have been filed on their behalf in support of their case. The management has filed the Xerox copy of the charge-sheet, enquiry proceeding, enquiry report, dismissal order and the copy of the second show cause notice. These all documents are official letters which have not been challenged and as such they are deemed to be accepted one.
- 12. On the other hand from the workman side Xerox copies of the prescription (out door ticket) granted by

Health Centre, Laudaha w.e.f. 16-12-97 to 29-4-98. Xerox copy of the ordersheets of the S.D.J.M. Court through which the workman was released on bail dated 23-9-98, Certified copy of the same issued on 6-2-99, Xerox copy of the reply dated 12-2-99 of the second show cause notice issued on 16-I-99. Xerox copy of the Medical Certificate dated 12-2-99 and the Xerox copy of the statements submitted from the side of the management before the A.L.C. (C).

13. The first technical point taken by the management in para 1 of its pleading is that the dispute referred by Ministry of Labour for adjudication is itself bed in the eye of law and misconceived one and as such it is neither maintainable nor it comes under the ambit and scope of the Industrial Dispute Act. But unfortunately the said point was neither raised not pressed by the learned defence Counsel during the course of hearing of the dispute. No sorts of evidence either oral or documentry was tendered in the Court on this point. As such I am satisfied to hold that there is absolutely no defect or Lacuna in the maintainability of this reference and the facts of the dispute very well without any iota of doubt comes under the scope of the Industrial Dispute Act. and the dispute has rightly been referred to this Tribunal by the Ministry of Labour for its adjudication. accordingly this issue is decided against the management.

- 14. From the perusal of the pleadings of the parties and the record it transpires that certain facts mentioned below are admitted one.
- 15. It is the admitted facts that Murali Behra, U.G. Loader of the Lachipur Colliery remained absent from his duty with effect from 16-12-97 without any prior permission or information to the authority concerned for which a charge-sheet vide Ref. No. ECL/LAC/PC/IR/C-6/98/6287(B) dated 16-3-98 under Section 17(1)(n) of the Model Standing Order was framed.
- 16. It is further admitted fact that the delinquent workman did not appear and participate in the enquiry proceeding held on 28-11-98 and an ex-parte hearing of the enquiry proceeding was conducted.
- 17. It is also the admitted fact that a second show cause notice vide Ref. KA, PH, 0-6, 10/1999/1384 dated 16-1-99 calling for explanation within five days was issued and ultimately the dismissal order vide Ref. K, PM, 0-6, 10/5898/1822 dated 12-2-99 was passed.
- 18. Now let us see as to whether the delinquent workman deliberately made himself absent from his duty w.e.f. 16-12-97 and deliberately did not participate in the said enquiry proceeding conducted against him or not?

19. The delinquent workman has admitted that he could not attend his duty on 16-12-97 under the compelling circumstances as he was sick during the relevant time and to that effect he has filed the photo copy of the medical certificates dated 16-12-97, 4-2-98, 25-4-98 and 29-4-98 granted by the Doctor of Laudaha Block, Primary Health Centre, Laudaha, Bardwan who had diagonised that the workman was suffering from hepatitis and Jaundice. The Doctor concerned has granted a certificate dated 29-4-98. that Murali Behra the workman was suffering from Hepato Splememogali and Jaundice and was under his treatment from 16-12-97 to 29-4-98. The out door Tickets go to justify the treatment of the said disease. The management has no where taken the plea that these documents fake and false nor any correspondence or verification report was called for from the said primary health center in this regard, so the genuineness of these documents remain intact and unchallenged and consequently it is established that the workman could not attend his duty under the compelling circumstance. So far the information about the sickness of the workman to the management is concerned. The workman has taken the plea that his family members had given the information to the authority concerned by any co-workman but in this regard specific date and time has not been given nor the name of the workman has been disclosed through whom the information was sent to the authority concerned. No oral or even a chit of paper in this regard has been filed by the delinquent, so it is at least clear that the workman was absent from his duty without any prior permission and no information was given to the authority concerned.

20. It is the admitted fact that an ex-part enquiry proceeding was held in absence of the workman. The report of the enquiry proceeding goes to show that the charge sheet dated 16-3-98 was sent by Registered Post to workman which was returned with the endorsement of the postal Deptt. that the "addressee absent" so re-directed to sender. So admittedly there was no legal service of the notice upon the workman in the eye of law so the question to reply the charge in absence of receipt of the charges does not arise and the workman cannot be held responsible for this. It is also admitted by Sri S.K. Banerjee M.R. in his statement before the enquiry officer that the notice of the enquiry proceeding was also redirected mentioning over the face of the envelop as a "addressee sent to Govt. Jail." Besides this, to that effect, the workman has filed the copy of the order sheet of the Court of S.D.J.M. which go to show that the workman was arrested in a criminal case and remanded to Jail custody on 10-7-98 and was released on bail on 23-9-98. So it was not possible to participate in the enquiry proceeding by the workman as the circumstance and the situation was beyond his control which was very well in the knowledge of the enquiry officer as well. It is admitted

by the Agent of the colliery concerned in para 4 of the written statement submitted before the A.L.C.(C), Raniganj dated 17-7-99 that the information about the arrest and custody of the workman was received in his office on 28-11-98 at 11.00 A.M. In such circumstance the ex-parte order should have not been passed and an opportunity to participate in the enquiry proceeding should have been given to the workman to meet the ends of justice.

- 21. The workman has filed the Xerox copy of the reply of the show cause notice issued on 16-1-99. The reply of the said show cause notice was filed on 12-2-99 over which there is an endorsement of the management side addressed to Sri P. Roy to "please discuss" but inspite of this fact the reply of the second show cause notice was not considered and ignored the same and the dismissal order was passed on the same day i.e. 12-2-99, which itself amounts to denial of natural justice:
- 22. Under the above facts, circumstance and the discussion made I am satisfied to hold that the workman was not given the sufficient opportunity to participate in the enquiry proceeding. But since there is admission on the part of the workman itself that he was absent from his duty since 16-12-97 to 16-3-98 without any prior permission and no information in this respect was sent to the Department concerned and the validity and fairness of the enquiry proceeding remained unchallenged, so the delinquent workman is hereby held guilty on this score U/s. 17(1)(n) of the Model Standing Order applicable to the establishment.
- 23. Now the main point to be considered by the Court is to see as to how for the punishment awarded for the workman by the management is just, proper and proportionate to the alleged nature of misconduct proved against him.
- 24. During the course of argument it was submitted by the side of the workman that it is a simple case of unauthorised absence for about 3 months which in this case particularly cannot be said to be a gross misconduct as the reasons of absence has been very well explained and proved by the medical certificate. Even according to the provision of the Model Standing Order applicable to the establishment the extreme penalty of dismissal can not be imposed in such aminor type of misconduct which was beyond the control of the workman. I do find force in the argument of the workman side on nature of punishment imposed upon the workman.
- 25. It has been several times clearly observed by the different Hon'ble High Court and even by the Apex Court itself that before imposing a punishment dismissal it is incumbent upon the disciplinary authority to consider the

very family back ground, economic back ground of the workman, length of service put in by the employee, his past records and other surrounding circumstances, including the nature of the misconduct. Admittedly the workman concerned is employed in the same since the year 1973 who is very poor and illiterate man. He has suffered about more than six years and he had never been gainfully employed any where during the period after dismissal.

26. A part from this when the Model Standing Order applicable to the establishment provides U/s. 27(1) (page-15) various minor punishment I fail to think as to why only maximum punishment available under the said clause should be awarded in the present fact and circumstance of the case. It appears that the management has got no balanced standard of the yardstick to judge the gravity of the misconduct of the workman, to award penaltyas per the provision of the Model Standing Order. It has been observed by the highest Court of justice that justice must be tempered with mercy and that the erring workman should be given an opportunity to reform himself and to be loyal and disciplinary employee of the management. However, I am of the view that the punishment of dismissal for unauthorised absence for a few months under the compelling circumstances and without any ulterior motive is too harsh a punishment which is totally disproportionate to the misconduct proved. Such a plain and simple case of unauthorised absence should have been dealt with by taking a lenient view by the management. In that of view of the matter I think it just and proper to modify the same to meet the ends of justice.

And as such the impugned order of the dismissal of the workman is hereby set-aside and he is directed to be reinstated with the continuity of service. In the light of the facts, circumstances and the basis on which the punishment of dismissal was imposed on the workman concerned. I think it appropriate that the workman be imposed a punishment of stoppage of two increments without cumulative effect. It is further directed that the delinquent workman will be entitled to get only 50% of the back wages which will serve the ends of justice. Accordingly it is here by ordered that let the award be and the same is passed. Secretary is directed to send the copies of award to the Ministry of Labour for information and needful.

MD. SARFARAZ KHAN, Presiding Officer

नई दिल्ली, 19 नवम्बर, 2004

का.आ. 3162.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार आर्केलाजिकल सर्वे आफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक, अधिकरण कानपुर के पंचाट (संदर्भ संख्या 40/2000) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-11-04 को प्राप्त हुआ था।

[सं॰ एल-42012/304/1999-आई आर (डीयू)] कुलदीप राय वर्मा, डेस्क अधिकारी

New Delhi, the 19th November, 2004

S.O. 3162.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 40/2000) of the Central Government Industrial Tribunal /Labour Court Kanpur now as shown in the Annexure in the Industrial Dispute between the employers in relation to the Management of Archaeological Survey of India and their workman, received by the Central Government on 19-11-2004.

[No. L-42012/304/1999-IR (DU] KULDIP RAI VERMA, Desk Officer

ANNEXURE

BEFORE SHRI SURESH CHANDRA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, SARVODAYA NAGAR, KANPUR, U.P.

Industrial Dispute No. 40 of 2000

In the matter of dispute between:

Sh. Sanjay Kumar S/o Sh. Chandra Kumar Sharma, Niwasi Shihuwadara, Post Bachchana Billour, Kanpur.

AND

Supdt. Archaeologist, Archaeological Survey of India Ballie Guard Cottage Golaganj, Lucknow.

AWARD

1. Central Government, Ministry of Labour, vide notification No. L-42012/304/99/IR(DU) dated 3-3-2000 has referred the following dispute for adjudication to this Tribunal:—

Whether the action of the management of Archaeological Survey of India, Lucknow, in terminating the services of Sh. Sanjay Kumar is justified? If not, to

what relief the workman is entitled?

- 2. It is unnecessary to give full facts of the case as on 5-3-04, when the case was taken up for hearing, the authorized representative for the workman instead of adducing the evidence of workman has submitted before the Tribunal that as the concerned workman is not turning up, hence he is not interested in prosecuting with the present case. He also made an endorsement under his signature to this effect. Before 5-8-04 the workman was given repeated opportunities for adducing his evidence but he failed to avail of the opportunity and did not adduce any evidence in the case.
- 3. In view of the facts and circumstances of the case discussed above, the Tribunal is left with no option but to hold that the workman is not interested to prosecute with the case and accordingly the workman is held not entitled for the relief claimed, for want of evidence.
- 4. Reference is therefore decided in affirmative and in favour of the management.

SURESH CHANDRA, Presiding Officer नई दिल्ली, 19 नवम्बर, 2004

का.आ. 3163. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार टेलीकाम डिस्ट्रिक्ट इंजीनियर के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण/श्रम न्यायालय, चेन्नई के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-11-04 को प्राप्त हुआ था।

[सं॰ एल-40012/229/1992-आई आर (डीयू] [सं॰ एल-40012/282/1992-आई आर (डीयू]

कुलदीप राय वर्मा, डेस्क अधिकारी

New Delhi, the 19th November, 2004

S.O. 3163.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Chennai as shown in the Annexure in the Industrial Dispute between the Employers in relation to the management of Telecom District Engineer and their workman, which was received by the Central Government on 19-11-2004.

[No. L-400 12/229/1992-IR (DU)]
[No. L-400 12/232/1992-IR (DU)]
KULDIP RAI VERMA, Desk Officer

ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL.

TAMIL NADU, CHENNAI-104

Wednesday, the 13th day of October, 2004

PRESENT: THIRU K. S. Venkatachalam, B.Sc.B.L. DTL, Industrial Tribunal

INDUSTRIAL DISPUTE NOS. 215 AND 216 OF 1994

(In the matter of dispute for adjudication under Sec. 10(1)(d) of the Industrial Disputes Act, 1947 between the Workman and the Management of Telecom District Engineer Virudhunagar).

In LD. No. 215/1994

Between

Shri M. Kannan, C/o M. Murugaiah, Circle Organising Secretary, NFTE-E4, (T.N.), Cross Bar Exchange, Rajapalayam.

AND

The Telecom District Engineer, Virudunagar-626 001.

Reference: Order No. L-40012/229/92-IR (DU) dated

19-5-1994, Govt. of India, Ministry of

Labour, New Delhi.

In I.D. No. 216/1994.

Shri S. Dharmaraj, C/o M. Murugaiah, Circle Organishing Secretary, NFTE, E-4, Cross Bar Exchange, Rajapalayam.

AND

The Telecom District Engineer, Virudhunagar.

Reference: Order No. L-40012/232/92-IR(DU) dated 19-5-1994, Ministry of Labour, Govt. of India, New Delhi.

These disputes coming on for final hearing upon perusing the reference, Claim and Counter statements and all other material papers on record and upon hearing the arguments of Tvl. P. V.S. Giridhar Associates, advocates appearing for Workmen in both the dispute and of Tvl. P. Arulmudi and P. Srinivasan, advocates appearing for the Management in both the disputes and these disputes having stood over till this day for consideration, this Tribunal made the following:

COMMON AWARD

ln I.D. No. 215/94

The Govt. of India has referred the following issue for adjudication by this Tribunal:

"Whether the action of the Telecom District Engineer, Virudhunagar in terminating the services of Shri M. Kannan w.e.f. 24-12-90 is proper, legal and justified? If not, to what relief the workman is entitled?"

2. The main averments found in the Claim Statement of the Petitioner are as follows:

The Petitioner was originally appointed as Casual Labourer under the Respondent, The Telecom District Engineer, Virudhunagar on 18-1-1986. From the inception of his service, he has been discharging his duties in a sincere and dedicated manner. He has been rendering service continuously until 24-12-90. When the petitioner was expecting that he will be regularised from service and accommodated against a Group-D post, much to his shock and surprise on 24-12-90 when he reported for duty, the respondent instructed him orally not to report for work any more.

- 3. When the petitioner questioned the respondent as to the reason for disengaging his services, the respondent refused to give any reason for the same. No orgon was served on the petitioner. The petitioner made several representations requesting respondent to give employment. But the respondent simply informed the petitioner that re-employment could not be considered as per the existing rules of the department. So the petitioner preferred a petition for conciliation before the Asstt. Commissioner of Labour (Conciliation) in the Office of Regional Labour Commissioner (Central) Madras on 30-3-1992. As the Conciliation officer was unable to effect any settlement on account of unreasonable attitude adopted by the respondents the Conciliation Officer submitted a failure report on 3-12-1992. Hence the reference.
- 4. The petitioner has put in more than one year of continuous service and as such he is entitled to the protection under Chapter V A of the I.D. Act. No notice was served on the petitioner before terminating his service and no retrenchment compensation was paid to him. So the termination is violative of Sec. 25F of the Act. The termination of the petitioner is also violative of Articles 14, 16 and 21 of the Indian Constitution. Moreover the termination is contrary to the orders of the Deptt. of Telecommunication in its letter No. 269.10/89-STN dt. 7-11-89. Hence the respondent is to be directed to reinstate the petitioner w.e.f. 24-12-90 withall consequential banefits, backwages, continuity of service, regularisation and other attendant benefits.
- 5. The main averments found in the Counter Statement of the Respondent are as follows:

The Field Officers in the Telecom Department have engaged the petitioner for specific work and payment was made to the Petitioner in the contingent bills. As per the Departmental rules all the contingent bills more than 3 years old have been auctioned/destroyed. So the respondent is not in a position to verify the actual number of days worked from 10-8-1985 to 24-12-1990 as claimed by the petitioner in the Claim statement. The petitioner was not given an assurance for regular employment.

6. The Petitioner was engaged in the field for specific nature of work and was stopped after that work was completed. No appointment order is issued to those workers who are engaged for specific nature of work and paid in contingency pay bills. The petitioner was not recruited by respondent through the Employment Exchange. subordinate staff in the field units are empowered to engage labourers for specific nature of work and terminate them as soon as that work is stopped. The Dept. of Telecom, New Delhi vide letter No. 270-6/84-STN dt. 30-3-1985 has issued orders banning and strictly prohibiting fresh recruitment and employment of casual labourers w.e.f. 30-3-85 for any type of work in Telecom Circles/Districts in the light of the orders of the Supreme Court directing the department to regularise all those casual mazdoor prior to 30-3-85. Only Casual labourers already in employment for a single day prior to 30-3-85 should be engaged for work of Casual nature in the department. So the claim of the petitioner has to be dismissed.

7. The main averments found in the Addl. Counter Statement of the Respondent are as follows:

The Petitioner produced for the first time employment certificates alleged to have been issued by Sub Divisional officers/Junior Telecom officers of various divisions and various places. Except the Certificate dt. 4-10-88 in all other certificates Muster Roll Number and Work Order Number have not been mentioned. In the absence of both, the genuineness of the certificates cannot be verified and the petitioner is put to strict proof of the same. Even the Certificate dt. 4-10-88 requires verification. The authorities who are said to have issued those certificates have no authority to issue them. The petitioner has not fulfilled the requirements for the grant of temporary status as per The DGDOT letter No. 269-10-89-STN dated 7-11-89. The petitioner has not worked continuously for one year and as such he is not entitled to get TSM status and regularisation. Further the works stated to have been performed by the petitioner are entrusted to the regular workmen and the petitioner was not entrusted with any kind of work. The petitioner has not produced any material to show that he was engaged by the department and terminated from service. Hence the claim petition has to be dismissed.

In L.D. No. 216 of 1994.

The Govt. of India has referred the following issue for adjudication by this Tribunal:

"Whether the action of the Telecom District Engineer, Virudhunagar in terminating the services of Shri S. Dharmaraj w.e. f. 24-12-90 is proper, legal and justified? If not, to what relief the workman is entitled?"

9. The main averments found in the Claim statement of the Petitioner are as follows:

The petitioner was o ginally appointed as Casual Labourer under the respondent the Telecom District Engineer, Virudhunagar on 10-8-85. From the inception of his service, he bad been discharging his duties in a sincere and dedicated manner. He has been rendering service continuously until 24-12-90. When the petitioner was expecting that he will be regularised from service and accommodated against a group-D post, much to his shock and surprise on 24-12-90, when he reported for duty, the respondent instructed him orally not to report for work any more.

as to the reason for disengaging his services, the respondent refused to give any reason for the same. No termination order was served on the petitioner. The petitioner made several representations requesting respondent to give employment. But the respondent simply informed the petitioner that re-employment could not be considered as per the existing rules of the department. So the petitioner preferred a petition for conciliation before the Asst. Commissioner of Labour (Conciliation) in the Office of Regional Labour Commissioner (Central) Madrsa on 28-3-92. As the Conciliation officer was unable to effect any settlement on account of unreasonable attitude adopted by the respondent, the Conciliation officer submitted a Failure report on 3-12-92. Hence the reference.

11. The petitioner has put in more than one year of continuous service and as such he is entitled to the protection under Chaptar V-A of the I.D. Act. No notice was served on the Petitioner before terminating his services and no retrenchment compensation was paid to him. So the termination is violative of Sec. 25F of the Act. The termination of the petitioner is also violative of articles 14, 16 and 21 of the Indian Constitution. Moreover, the termination is contrary to the orders of the Dept. of Telecommunication in its letter No. 269-10/89-STN dt. 7-11-89. Hence the respondent is to be directed to reinstate the petitioner w.e.f. 24-12-90 with all consequential benefits, backwages, continuity of service, regularisation and other attendant benefits.

12. The main averments found in the Counter Statement of the Respondent are as follows:

The Field officers in the Telecom Department have engaged the petitioner for specific work and payment was made to the petitioner in the contingent bills. As per the departmental rules all the contingent bills more than 3 years old have been auctioned/destroyed. So the respondent is not in a position to verify the actual number of days worked from 10-8-85 to 24-12-90 as claimed by the petitioner in the claim statement. The petitioner has not given an assurance for regular employment.

13. The petitioner was engaged in the field for specific nature of work and was stopped after that work was completed. No appointment order is issued to those workers who are engaged for specific nature of work and paid in contingency pay bills. The petitioner was not recruited by respondent through the Employment Exchange. Subordinate staff in the field units are empowered to engage labourers for specific nature of work and terminate them as soon as the work is stopped. The Dept. of Telecom. New Delhi vide letter No. 270-6/84-STN dt. 30-3-85 has issued orders banning and strictly prohibiting fresh recruitment and employment of casual labourers w.e.f. 30-3-85 for any type of work in Telecom Circles/District in the light of the orders of the Supreme Court directing the department to regularise all those Casual Mazdoor prior to 30-3-85. Only Casual labourers already in employment for a single day prior to 30-3-85 should be engaged for work of casual nature in the department. So the claim of the petitioner has to be dismissed.

14. The main averments found in the Addl. Counter Statement of the Respondent are as follows:

The Petitioner produced for the first time employment certificates alleged to have been issued by Sub Divisional Officers/Junior Telecom Officers of various divisions and various places. Except the Certificate dt. 4-10-88 in all other certificates, Muster Roll Number and Work Order Number have not been mentioned. In the absence of both, the genuineness of those certificates cannot be verified and the petitioner is put to strict proof of the same. Even the Certificate dt. 4-10-88 requires verification. The authorities who are said to have issued those certificates have no authority to issue them. The petitioner has not fulfilled the requirements for the grant of temporary status as per the DG DOT letter No. 269-10-89-STN dated 7-11-89. The petitioner has not worked continuously for one year and as such he is not entitled to get TSM status and regularisation. Further the work stated to have been performed by the petitioner are entrusted to the regular workmen and the petitioner was not entrusted with any kind of work. The petitioner has not produced any material to show that he was engaged by the department and terminated from service. Hence the claim petition has to be dismissed.

- 15. On the side of the workman, the workman in both the Industrial Disputes have been individually examined as WW1, In I.D. No. 215/94 on the side of the workman, 4 documents have been filed and marked as Exs. W1 to W4 through WW1. In I.D. No. 216/94 5 documents have been filed and marked as Exs. W1 to W5 through WW1. On the side of the management, a Joint Memo has been filed on 30-8-2004 to record common evidence in both the I.D. Nos. 215 and 216 of 1994. That memo has been allowed and one witness has been examined as MW1. Three documents have been filed and marked as Exs. M1 to M3.
- 16. Points that arise for consideration: (1) Whether the action of the Telecom District Engineer, Virudhunagar in terminating the services of Shri M. Kannan w.e.f. 24-12-90 is proper, legal and justified? If not to what relief the workman is entitled? (2) Whether the action of the Telecom District Engineer, Virudhunagar in terminating the services of Sri S. Dharmaraj w.e.f. 24-12-90 is proper, legal and justified? If not to what relief the workman is entitled?
- 17. Point Nos. 1 & 2: A common award has been passed earlier in the instant two Industrial disputes along with a number of other Industrial Disputes on 30-12-96 by the then Presiding Officer, Industrial Tribunal who deciding the preliminary point as to jurisdiction. He has dismissed all the Industrial disputes holding that the Tribunal has no jurisdiction to decide the above Industrial disputes pertaining to Posts and Telegraphs Department. The petitioners herein and one Muthu the petitioner in I.D. 146/94 have filed Writ petitions in the Madras High Court challenging the Common Award. The Hon'ble Single Judge of the High Court while disposing of all the three Petitions in W.P. Nos. 13882, 13883 and 13884 of 1997 in a Common Order dt. 1-4-2004 has remitted in 1.D. Nos. 215 and 216 of 1994 and 146/94 to the Industrial Tribunal holding that it . has jurisdiction to decide the disputes in the light of a subsequent ruling of the Apex Court Between General Manager, Telecom Vs. Sreenivasa Rao S. and Others, reported in 1988 1LLJ 57.
 - either side of the petitioner and the management and documents have been filed and marked. It is the contention of the petitioners in both the Industrial disputes that they have been appointed originally as Casual Labourers under the Respondent/Management of Telecom District Engineer, Virudhunagar and they have been in their service from 18-1-86 and 10-8-85 respectively. It is their common case that their termination of service is on 24-12-90. The nature of work according to the petitioners examined as WWI individually is that they have to dig the ground, lay telelphone cables connect the cables, erect telephone poles and connect these poles with the cables. It is the identical evidence of those workmen that they had continuous work

through out the year with a break of 30 or 40 days. According to those witness their daily wages is Rs. 9/-. The 21 certificates of the petitioner in I.D. 215/94 which marked as Ex. W4 series and the corresponding 28 certificates of the petitioner/workman in I.D. No. 216/94 marked as Ex. W5 series are employment certificates pertaining to the period from 1988 to 1990 with regard to the petitioner in I.D. 215/94 and for the years 1986 to 1990 with regard to the petitioner in I.D. No. 216/1994.

19. The claim of the petitioners that they are in continuous service from the date of their appointment to the date of termination has been resisted and repudiated by the respondent in its Counter statement by pleading that the petitioners have not been in the continuous service of the department, but that there has been engaged in the field for specific nature of work and were stopped after the work was completed. It is the further case of the management, that payments were made to the petitioner in the contingent bills. The plea of the management that the petitioners were neither issued Appointment order nor served termination order is not disputed controverted by the petitioners in their Claim statement. Rebutting the oral evidence of the petitioners, with regard to their nature and status of employment, the evidence of MW1 Junior officer of the department is:

other language

Fortified and supported by Ex. M3 is the assertive evidence of MW1 that there is a prohibition for Casual labourer employment in the Department after 30-3-1985, Ex. M3 attested copy of the Circular issued by the Director General of Posts and Telegraphs dated 30-8-1985 mandates fresh recruitment and employment of casual labourer for any type of work to be stopped forthwith in the Telecom Circle District and the Casual Labourer already in employment to be utilised only for the work of casual nature, all installation work of temporary nature, cable laying work and line construction, dismantled work.

20. It is the case of the Management that they are not in a position to ascertain the period of service of the Petitioners due to the non-availability of the contingent bills since those contingent bills which are more than 3 years have been destroyed. The fact that contingent bills

relating to the petitioners which are more than 3 years are being destroyed has been proved by Ex. M2 marked through MW1. So it transpires from the oral evidence of MW1 coupled with what is stated in the Ex. M2 that contingent bills more than 3 years will be destroyed, since the period of preservation of them is only three years. It is the categorical evidence of WW1 in each of the Industrial disputes that they have been in the continuous service of the respondent department for a period of 290 days in the year 1990. By way of proving their service in the department. through those witnesses, Ex. W4 series and Ex. W5 series have been marked. Those documents are the series of the employment certificates. The genuineness and credibility of those employment certificates have been challenged by the management by submitting that they have no Muster Roll Number and Work Order Number. Evidently Exs. W4 series and W5 series those employment. Certificates are silent as to the Muster Roll Number and Work Order Number. So those Exs. W4 series and W5 series cannot be taken into consideration in computing the period of service of the petitioners. A cursory look of those documents reveals that the services of the petitioners in the department is not continuous, but with intermittent break of service. Moreover, it is disclosed that for the year 1990, the petitioners had been in the service of the management only for a period less than 150 days. So there cannot be any truth in the evidence of concerned workman that he had been in the continuous service of the respondent for more than 290 days in the year 1990.

21. So I find the available material on record sufficient to demonstrate and substantiate the three fold contention of the management that the petitioners were in the employment of the management less than 240 days in the year in which their services were terminated, their services were dis-engaged after the specific work for which they were employed was over, and they are not employees eligible for temporary status as per the Orders of the Department dated 30-3-1985.

WHETHER THE TERMINATION OF THE SERVICES OF THE PETITIONERS W.E.F. 24-12-90 AMOUNTS TO RETRENCHMENT.

22. The termination of services of the petitioners w.e.f. 24-12-90 is being assailed and challenged legally as being violative of the provisions of Section 25F and 25N of the Industrial Disputes Act. on the ground that no notice was served on them before their termination and no retrenchment compensation was paid to them.

The Retrenchment is defined in Section 22 (00) of the 1.D. Act as follows:

"Retrenchment means the termination by the employer of the service of a workman for any reason whatsoever, otherwise than as a punishment inflicted by way of disciplinary action, but does not include—"

- "(a) voluntary retirement of the workman; or
- (b) retirement of the workman on reaching the age of superannuation if the contract of employment between the employer and the workman concerned contains a stipulation in that behalf, or"

Section 25F of the O.D. Act which enables a retrenched workman to claim compensation lays down the conditions to be followed before effecting retrenchment. The learned counsel for the Petitioners invokes applicability of Section 25N of the I.D. Act to the facts of this case, since more than 1000 workmen are there in the employment of the management.

23. The basic requirement to claim compensation in the case of retrenchment is that the workman has to be in the employment of the industry for a continuous service of not less than one year. Continuous service is defined in Section 25(B)(2) sub clause (a)(ii) of the I.D. Act that for a period of one year if the workman during a period of 12 Calendar months preceding the date with reference to which calculation is to be made has been actually under the employer for not less than 240 days. With regard to the concept of continuous service. I find it relevant to refer to a Full Bench ruling of the Madras High Court reported in 1991 I LLJ 155 Between State Bank of India, Madras

And

- Central Government Industrial Tribunal, Madras
- 2. State Bank of India Employees' Union.

wherein it has been observed as follows:

"Industrial Disputes Act. 1947-Secs. 25-B, 25F—Continuous service Meaning of Secs. 25B(1) and (2) are independent—Actual working for 240 days during a period of 12 months is sufficient to make continuous service for a period of one year.—No necessity for subsistence of contract of employment during entire period of 12 months."

The mere statement in the Cross-examination that the workman has rendered 240 days of service cannot lead to the conclusion that the workman had rendered that service in a period of 12 months immediately preceding the date of termination of service of him in the absence of any evidence on record, is the ruling of the High Court of Rajasthan in Between Garrison Engineer MES

And

Central Industrial Tribunal & Anr.,

reported in 1993 II LLJ 850. The Burden of proving continuous service for a period of 240 days is on the part of the workman is the ruling of Apex Court in a land mark Judgement reported in 2002 III LLJ 1111 Between Essen Deiniki And Rajiv Kumar, wherein the observation of their Lordships is as follows:

"Industrial Disputes Act, 1947-Secs. 25-B(2) and 25-F—'Actually worked under employer for not less than 240 days'—Meaning of it was for workman to prove completion of 240 days work. High Court coming to conclusion in favour of workman and setting aside Labour Court's contrary decision, held, not sustainable on basis of available evidence."

24. In the instant two disputes the authenticity of the employment certificates marked as Exs. W4 series and W5 series is being questioned by the management. As already stated supra those two documents are not adequate to prove the statutory requirement of 240 days of continuous service in the year 1990 in which they were thrown out of employment.

A ruling of the Madras High Court which squarely applies to the facts of this case of termination after the specific work is over, is the ruling that is reported in 1975 I LLJ 207 Between Crompton Engineering Co. (Madras) Private Limited And Additional Labour Court, Madras and others, wherein it has been held as follows:

"Industrial Disputes Act, 1947—Casual and temporary employees—Termination of service on expiry of period for which employed—Whether can claim reinstatement—Held, no rule or law contemplates such employees must be given work again by employer—Casual employees engaged for a long time or on numerous occasions, whether make any difference."

25. The learned counsel for the Petitioners in support of his submission that the termination of the petitioners amounts to retrenchment relies upon a recent Supreme Court ruling reported in 2003 Labour and Industrial Cases 2273 Between S. K. Nilajkar and Others, Vs. Telecom District Manager, Karnataka. In that ruling, the observation of the Division Bench is as follows:

"Industrial Disputes Act (14 of 1947) Ss. 2 (00), 25-F, 25-FFF—Termination of project employees.—
Whether retrenchment on account of closure of

undertaking—Workers engaged as casual labourers by Telecom Deptt. for discharging temporary job under a project. Termination of their services on project coming to an end—Failure of employer to allege and prove that termination of employment fell within sub-cl. (bb) of cls. (oo) of Sec. 2—Closure of project or scheme by State Govt. therefore amounts to closing down of undertaking under S. 25-FFF—Termination amounts to retrenchment—Workmen entitled to compensation under cl. (b) of S. 25-F which shall not exceed his average pay for 3 months."

2000(6) Kant LJ 327, Reversed.

Though the facts in that reported case is similar and identical to the facts in the two Industrial Disputes in that both cases, workers engaged as Casual labourers by Telecom Department for discharging temporary job have been terminated a distinguishing feature in the instant two cases is that the termination of the petitioners is not as a result of closure of a project or scheme. It is also not the case of the petitioners that there is a closure of project or scheme by the Government and that has resulted in the ousting of the job of the petitioners. Moreover, in the cited Supreme Court ruling, the concerned workman have completed 240 days of service in the year of termination. So, that Supreme Court ruling can not be applied to the facts of this case. The other rulings cited by the learned counsel for the patitioners in AIR 1960 SC 610, AIR 1999 SC 355, 1993 (3) SC Cases 259 1(853 /4) SCC 619, have no relevancy to the facts of this case and as such they are not relied upon.

- 26. So on a mericulous perusal of the available materials on record, coupled with application of statutory provisions, the relevant case Law, I am constrained to held that the termination of the services of the petitioners in both the Industrial Disputes I.D. Nos. 215 and 216 of 1994 w.e.f. 24-12-1990 does not amount to retrenchment attracting retrenchment compensation, the termination of their services being proper, legal and justified.
- 27. In the result, award is passed holding that the termination of their services of Sri N. Kannan in I.D. No. 215/94 and S. Dharmaraj in I.D. No. 216/94 w.e., £ 24-12-90 is proper, legal and justified, disentitling them to any relief. Industrial Disputes dismissed. No. costs.

Dated at Chennai, this 13th day of October, 2004

K. S. VENKATACHALAM, Industrial Tribunal.

WITNESSES EXAMINED

ln I.D. 215/94

For Workman

W.W. 1 Thiru M. Kannan (Petitioner)

In I.D. 216/94

W.W. I Thiru S. Dharmaraj (Petitioner)

In I.D. Nos. 215/94 & 216/94

For Management

M.W. 1 Thiru Rajah, V.

DOCUMENTS MARKED

In I.D. 215/94

For Workman

E	k WI	Application filed U/s 2A of the I.D. Act by Thiru M. Kannan before the Asstt. Labour Commissioner (Central) Chennai-6 (copy)
,	W2	Reply by the Respondent-man- agement
**	W 3	Conciliation Failure Report
	W4 series	Employment certificates issued to Thiru M. Kannan (xerox copy)

In I.D. No. 216/94

For Workman

Ex	W1	Application filed U/s 2A of the 1.D. Act by Thiru S. Dharmaraj before the Asstt. Labour Commissioner (Central) Chennai-6 (copy)
**	W2	Counter statement of Respondent management (copy)
	W3 24-10-92	Reply to counter by Petitioner- Worker Th. S. Dharmaraj (copy)
"	W43-12-92	Conciliation Failure Report (copy)
	W5 series	Employment Certificates issued to Thiru S. Dharmaraj (xerox cony)

In I. D. Nos. 215/94 and 216/94

For Management

	ingenent	
Ex	M1 4-8-2004	Authorisation letter
"	M2 Extract of Volume III	Telecommunication Financial Hand book Part 1-Engineering Appendix. 3 (xerox copy)
**	M3 30-3-1985	Letter from Director. Office of the Director General, Posts & Telegraphs regarding engage- ment of Casual Labour (xerox

copy)

नई दिल्ली, 22 नवम्बर, 2004

का. आ. 3164. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार इंडियन ऑयल का. लि. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, नई दिल्ली-II के पंचाट (संदर्भ संख्या 73/95) को प्रकाशित करती है, जो केन्द्रीय सरकार को 22-11-2004 को प्राप्त हुआ था।

[सं. एल-20040/30/94-आई.आर. (सी-1)]

एस.एस. गुप्ता, अवर सचिव

New Delhi, the 22nd November, 2004

S.O. 3164.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 73/95) of the Central Government Industrial Tribunal/Labour Court New Delhi-II now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of 1.O.C. Ltd. and their workman, which was received by the Central Government on 22-II-2004.

[No. L-20040/30/94-IR (C-1)]

S.S. GUPTA, Under Secy.

ANNEXURE

BEFORE THE PRESIDING OFFICER: CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-II NEW DELHI

Presiding Officer: R. N. RAI

LD. No. 73/95

Sh. J. P. Gupta Care of Mathura Refinery Mazdoor Sangh, 2/118, Refinery Nagar, Mathura-281006

Versus

The General Manager, Indian Oil Corporation Ltd., Mathura Refinery, Mathura.

AWARD

The Ministry of Labour by its letter No. L-20040/30/94-IR (B-I) CENTRAL GOVERNMENT Dt. 4-7-1995 has referred the following point for adjudication.

The points runs as hereunder :---

"Whether the action of IOC Ltd., Mathura Refinery, Mathura to change the nature of job without proper training of Shri J.P. Gupta. Technician Gr. III (Elect.) on 12-08-1991 is proper and justified? If not, to what relief the workman is entitled to".

The claimant has filed statement of claim. In the statement of claim, it has been stated that the applicant was appointed on the post of Telephone Operator on 1-9-1981 and he has been interviewed for the post of Telephone Operator and in the letter, it has not been mentioned that the post is of single cadre or no promotion would be given to him. The post of Telephone Operator is like other post and it is implied that he would be promoted like the other employees of the department.

That the workman applicant was not promoted upto 1987 whereas the other employees of the Refinery were promoted after the service of 2 years. At that time, the period for promotion was 2 years. The post of Telephone Operator in view of the technical work comes under skilled workman and the workman applicant should have been promoted in 1983 but he was not promoted.

That on 27-8-1987, the post of the workman applicant Telephone Operator was changed and a new designation Telephone Operator-cum-Technician grade-IV Electrical given to him but he was working in the Telephone Section always as Telephone Section is under P&U Department.

That on 21-10-1987, he was promoted and he was again posted against the post of Technician Grade-III Electrical, he changed post but the workman was working at his original post. He has not given consent to the Refinery for the change of his post.

That after 2 years the Refinery sent him to M/s. Uptron India Ltd., Lucknow and got him trained for Digital Telephone Exchange, Telestar-200-EPABX at the cost of the department itself and he has completed the said training and the workman was also included in the training of the Indian Telephone Industries Ltd. in April, 1991 and he was called to Mathura and he was included in Telephone Exchange Training. He has worked from 21-10-1987 to 21-8-1991 for 4 years regularly at the post of Telephone Operator.

That applicant has got the experience of Telephone Operator for 15 years and he has got against certificate of different type of Telephone Exchanges. He has 10 years experience of working in the Telephone Exchange in the Refinery and his real experience is of discharging the duty of Telephone Operator and he has been trained for the same purpose.

That his nature of work was changed without his promoton and he was asked to work on Thermal Power Station. He was compelled to do the duty of the Electrician without his consent and he has to work in the switch gear room in switch yard of 33,000 Volt high tension lines. After making several representations, when the Refinery paid

heed to this request, he filed a case before the Labour Commissioner and the same was referred to this court.

That he is entirely un-experienced and un-skilled in discharging the duties of electrician. That the employees taken into service along with him have been promoted.

That the workman applicant is mentally tortured and his future is in utter darkness. He is illegally and arbitrarily transferred from one post to another.

The management has filed written statement. In the written statement, it has been stated that the present dispute has become infructuous and not maintainable in view of the fact that the concerned workman who was promoted as Technician grade-III (electrical) on 21-10-87 has further been promoted in the year 1994. It is apparent that now he has sufficient and enough on the job training to work in the electrical department and as such the dispute is liable to be rejected.

That the management has further stated that in case Sh. J.P. Gupta is not interested to work on the promoted post of technician grade-III (electrical) w.e.f. 21-10-87 as was done by the management, he would have to be demoted back to his original post in the earlier pay scale and as such no relief is due to Sh. Gupta under the present terms of reference. It is emphatically wrong and denied that the present dispute is in connection with regard to the "Unfair Labour Practice". It is submitted that under the present terms of reference the Hon'ble Court is not to decide any case of unfair labour practice but is to decide the reference in accordance with the terms of reference referred to.

It is stated that there were 4 telephone operators including the workman who were employed by the management between the period 1981 and 1983, it was a single cadre post and there was no career progression in the cadre. It was in accordance with rules that promotions are to be carried out in the corporation and the promotion policy is settled by way of an agreement with the union. All the employees including the workman are bound by the promotion rules and the policy as followed by the management and which is settled between the management and the union.

It is stated that there is no rule which provides that after 2 years everybody would be promoted. As a matter of fact in 1987, the recognised union took up the cause of telephone operators and pleaded that since there was no career progression for them it would be better if their cadre was changed to technician and having agreed to this understanding, the management in the year 1987, redesignate the telephone operators, including the workman as telephone operator cum technician grade IV (electrical). The workman concerned also accepted that redesignation at that time and agreed to change of his cadre to electrical in power and utilities department. It is noteworthy that this

section falls under the power and utility department of the respondent. It is emphatically denied that the workman was entitled for promotion after working for 2 years in the 1983.

The workman was redesignated and placed in grade-IV (electrical) under the power and utility department. It was made clear in the order that it was done for the career progression of the concerned employee, It is submitted that it was to give benefit to the workman and keeping in view the future promotion chances his designation was made that of telephone operator cum technician grade-IV (electrical). Thereafter on 21-10-87 he was promoted to technician grade-III (electrical). It is noteworthy that in the promotion letter issued to Sh. Gupta, it was mentioned that till time no telephone operator is appointed or deputed he would continue to perform the existing job. This does not in any manner show that he was not to work in the electrical department.

The management as a model employer and keeping in view the better career prospects of the employees does send them for further traning to acquint and update themselves of the new methods and technology. It is however stated that after the change of the designation of Sh. Gupta for his career progression he continued working in the power and utility department. In fact the job assigned to him w.e.f. 12-8-91 was of a technical nature which could be performed by a person of his technical/professional experience.

Sh. Gupta was working as technican in the electrical grade-IV and he was fully competent to perform the duties assigned to him by the management. It is stated that the assignment of job always the function of the management so long as it compatible with the qualifications and experience of the concerned employee. The fact that Sh. Gupta performed the said job from 1991 onwards and got further benefits of promotion further proves the fact that he was competent to enough to perform the said job either without specific training or with minimum on the job training. In any event if Sh. Gupta disputes his promotion and consequent posting in the electrical department, he would have to be forego his promotion and would have to be reverted back to his original post within the department subject to the availability of vacancy, if any.

It is emphatically denied that Sh. Gupta was forced and threatened to do the job in the electrical department. As submitted above, Sh. Gupta has already proved himself competent enough to perform the said jobs and has even earned promotion in his new job. It was to help Sh. Gupta in his future prospects and to avoid stagnation in his grade that his cadre was changed and he was redesignated as telephone operator cum technician grade-IV (electrical) in 1985 and thereafter promoted to technician grade-III (electrical) in 1987. The concerned workman accepted the

said posting and it was only in late 1991 and 1992 that he protested against the said posting by way of an after thought.

Sh. Gupta has made vague allegations that he has been deprived of promotion. As a matter of fact, it was to help him alongwith similarly placed workman in his career progression that he was redesignated as explained above. The job of the telephone operator was a single cadre job and it was found with the understanding of the union that the cadre of telephone operators was changed to technicians and Sh. Gupta was promoted as technician grade-III (electrical) in 1987.

The subsequent events clearly show that Sh. Gupta has been doing the job and has been getting promotion from time to time as per the policy in vogue even in the said job. The allegations regarding the family being worried on account of his performance of his job in the electrical department have been made without having any foundation for the same. It may be stated that the other employees namely Sh. D.K. Chaudhary, Rajaram and Chhatra Pal Singh are working happily in the same status as Mr. Gupta has been placed.

The workman has always been a part and parcel of power and utility department. His single cadre post of telephone operator was abolished through a change in the electrical grade-IV and subsequently to grade-III in order to help him in his career progression with good intention. It may also be said that postings and placement of personnel is always a management function which cannot be interfered with at the instance of the concerned workman who has shown no basis at all for challenging the same.

The management has denied almost all the paras of the statement of claim.

The claimant has filed rejoinder and in his rejoinder, he has reiterated the statements of his claim. Evidence of both the parties has been taken.

Heard arguments from both the sides and perused the papers on the record. It was submitted from the side of the workman applicant that he was initially appointed as telephone operator and he has got the training of telephone operator. He was not told at the time of his appointment that the post carries no promotion. Employees recruited alongwith him in the IOC got promotions after two years but he was not promoted and from Telephone Operator, his post was changed to Telephone Operator-cum-Technician, Grade-III. It is apparent from letter dt. 21-10-1987 that the workman applicant has accepted the post of Telephone Operator/Technician Grade-III. By letter dt. 5th August. 1994, he was promoted in the scale of 1310-2735 Grade-IV. He has accepted Grade-III Electrical Sub Grade by letter dt. 5-8-1994. It is apparent from letter dt. 12-09-1981 that he was in the last pay scale of Rs. 360 in Public and Utility

Department. He has completed promotion period on 20-04-1988 satisfactorily. The workman applicant has himself accepted the re-designation of his post as Grade-IV Electrical by letter dt. 27-08-1987. As such, when the post was offered, he gave his acceptance letter. He was promoted to technical Grade-II (Electrical) on 21-1-1997. He has undertaken training vide letter dt. 4-10-1989. In January, 1980 and February 1980, he has been given certificate that he has worked as Switch Board Operator satisfactorily and he can operate the frunk card also. It is on 19-12-1991 that he objected to the change of his re-designated post.

It was submitted from the side of the management that if the workman is not willing to work on his promoted post, he may be reverted to his initial post of Telephone Operator without any promotion benefits. The workman was not present on the date of arguments but he has submitted written arguments so it could not be ascertained whether he wanted to get himself back reverted to his initial post without any promotion or he wanted to retain the promoted post of Technician (Electrical). It was submitted from the side of the management that offer of the change of post was given to him and he willingly accepted it. He has worked as Technical (Electrical) Grade. He has been given training. The post of Telephone Operator has no progression so the union also accepted the re-designation of the post of Telephone Operator. As such, the workman applicant is estopped from raising any question as to his re-designated or promoted post, in case once he has willingly accepted the promoted post, and has availed himself all the benefits of that post.

There is no force in the argument of the workman applicant.

The reference is replied thus:-

The action of IOC Ltd. Mathura Refinery, Mathura to change the nature of job without Proper training of Shri J. P. Gupta, Technician Gr. III (Elect.) on 12-08-1991 is proper and justified. The workman applicant is not entitled to get any relief as prayed for.

The award is given accordingly.

Dt 09-11-2004

R. N. RAI, Presiding Officer

नई दिल्ली, 24 नवम्बर, 2004

का. आ. 3165. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार दक्षिणी रेलवे के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, चैन्नई के पंचाट (संदर्भ संख्या 80/2002) को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-11-2004 को प्राप्त हुआ था।

[सं. एल-41012/54/2002-आई.आर. (बी-1)]

सी. गंगाधरण, अवर सचिव

New Delhi, the 24th November, 2004

S.O. 3165.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 80/2002) of the Central Government Industrial Tribunal-cum-Labour Court Chennai as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Southern Railway and their workman, which was received by the Central Government on 23-11-2004.

[No. L-41012/54/2002-IR (B-1)]
C. GANGADHARAN, Under Secy.
ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT CHENNAI

Wednesday, the 6th October, 2004

PRESENT:

K. JAYARAMAN, Presiding Officer

INDUSTRIAL DISPUTE NO. 80/2002

(In the matter of the dispute for adjudication under clause (d) of sub-section (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), between the Management of Southern Railway and their workmen).

BETWEEN

Sri P. Rajendran

: Ist Party/Workman

AND

The Divisional Safety Officer : II Party/Management Divisional Officer,
 Transportation Branch,
 Madurai.

2 The Divisional Railway Manager, Divisional Office, Personnel Branch, Southern Railway, Madurai.

3 The General Manager, Southern Railway, Chennai.

APPEARANCE:

For the Workman

: Sri S. Ravi & D. Annibesant, Advocates

For the Management

: Mr. N.R. Rajagopalan & S.V. Vasantha Kumar,

Advocates

AWARD

The Central Government, Ministry of Labour vide Notification Order No. L-41012/54/2002-IR(B-I) dated 12-08-2002 has referred the following dispute to this Tribunal for adjudication:—

"Whether the action of the management of Southern Railway imposing the penalty of removal from the service to Sri P. Rajendran is legal and justified? If not, what relief he is entitled?"

- 2. After the receipt of the reference, it was taken on file as I.D. No. 80/2002 and notices were issued to both the parties and both the parties entered appearance through their advocates and filed their Claim Statement and Counter Statement respectively.
- 3. The allegations of the Petitioner in the Claim Statement are briefly as follows:—

The Petitioner was working as sub-sweeper-cumporter in Southern Railway Madurai Division. He discharged his duties sincerely, diligently. While so, on 1-7-94 a charge memo was issued to him for the absence from 1986 to 1994 and without giving him an opportunity to submit his explanation, domestic enquiry was ordered against the Peitioner. The Petitioner is a semi-illiterate and he was not aware of the procedures of the domestic enquiry. The domestic enquiry held by the Respondent was not proper and it was conducted against the principles of natural justice. The Enquiry Officer has given a finding that the charges framed against him were proved and the disciplinary Authority issued an order dated 17-5-96 terminating the services of the Petitioner w.e.f. 31-5-96. Against that order, the Petitioner preferred an appeal and the 2nd Respondent on 13-8-96 had confirmed the punishment of dismissal and dismissed the appeal. Against the said order, the Petitioner preferred a revision and it was also rejected by the 3rd Respondent on 3-4-97. Hence, he has raised a dispute before the Regional Labour Commissioner (Central) and on its failure, the matter was referred to this Tribunal. Since the Enquiry conducted by the Respondent is not according to rules and procedure, the same is vitiated and the Enquiry Officer has also not noted the salient points raised by the Petitioner. The entire enquiry was conducted against the principles of natural justice and therefore, the findings of the Enquiry Officer are perverse. The Petitioner was not given a reasonable opportunity in the enquiry. Therefore, the termination is illegal, unjustified and contrary to the principles of natural justice and the Petitioner prays to pass an award in his favour to reinstate him in service with back wages, continuity of service and other attendant benefits.

4. As against this, the 2nd Respondent filed a Counter Statement and in that it is alleged that the Petitioner

has come to this Tribunal with unclean hands suppressing the material facts and events and hence, the claim is to be dismissed. The Petitioner was removed from service for his unauthorised absence. The Petitioner absented from duty for a period of 849 days between 27-4-86 and 4-4-94. It will reflect that the Petitioner was negligent, not sincere and not at all interested in performing his duties. The enquiry conducted against the Petitioner was in just and proper manner and he was given full opportunity to defend himself and only after going through all relevant records, the Enquiry Officer has given a finding that the charges framed against the Petitioner have been proved and the Disciplinary Authority has gone through the entire matter afresh and decided to give proposed punishment and after hearing the Petitioner, he has imposed the punishment of termination on the Petitioner and therefore, it cannot be said that the order passed by the Disciplinary Authority is illegal. Similarly, the Petitioner's appeal before the authorities and also revision have been rightly rejected by the Respondent authorities after going through all the formalities. The Petitioner was removed from service in the year 1996 and the Petitioner has raised the dispute only in 2002. Hence, it is submitted that he has gainfully employed in some other place and this petition is heavily barred by limitation. Hence, the Respondent prays that the claim may be dismissed with costs.

- 5. In such circumstances, the points for my determination are—
 - (i) "Whether the action of the management of Southern Railway in imposing the penalty of removal from service on Sri P. Rajendran is legal and justified?"
 - (ii) "To what relief the Petitioner is entitled?"

Point No. 1:--

6. The case of the Petitioner is that he was working as substitute sweeper cum porter in Southern Railway Madurai Division. While so on 1-7-94 he was issued with a charge memo stating that he was absented for duty for several days unauthorisedly from 1986 to 1994 and without giving an opportunity to submit his explanation the domestic enquiry was ordered to be conducted and in that enquiry, he was not given any opportunity to have an assistance of a co-employee and the Enquiry Officer has not followed the procedure of the domestic enquiry and he has conducted the enquiry proceedings in a strange manner and he himself has assumed the position of Presenting Officer and had put leading questions to the witnesses and the enquiry was conducted in English and he being a semi-illiterate does not follow the English and therefore. he could not defend himself properly in the domestic enquiry and the enquiry was conducted against the principles of natural justice. Based on the above improper domestic enquiry, the Enquiry Officer has given a finding on 25-8-1995 holding that the charges framed against him are proved and without giving any sufficient time to submit his explanation to the findings, the Diciplinary Authority has wrongly terminated his service and even the Appellate Authority and Revisional Authority have also not applied their minds and concurred with the order of punishment of dismissal. Hence, he raised this dispute.

- 7. To substantiate his contention, the Petitioner examined himself before this tribunal as WW1 and marked six documents which are (i) appeal filed by him before the Appellate Authority, (ii) the order passed by the Appellate Authority on his mercy petition (iv) he has also filed a copy of 2A petition filed before Labour Commissioner, (v) the statement of objection filed and (vi) the letter from Assistant Labour Commissioner (Central) with regard to failure of conciliation report namely Ex. W1 to W6 respectively.
- 8. As against this, on the side of the Respondent/ Management one Mr. Joseph Jesudoss Dennis, the Assistant Personnel Officer of the Respondent/ Management, Madurai Division was examined as MWI and on the side of the Respondent 12 documents were marked which are the copy of charge sheet issued to the Petitioner, a copy of order appointing the Enquiry Officer; copy of letter from Petitioner dated 5-1-95 and also a copy of the letter from Petitioner for defence helper and the copy of the order of Enquiry Officer with regard to this letter; copy of enquiry proceedings and copy of report of the Enquiry Officer were marked as Ex. M5 and M6; a copy of the letter calling for representation from the Petitioner and the copy of reminders dated 4-12-95 and 29-2-96, acknowledgement card for the third reminder and also the penalty advice issued by Disciplinary Authority respectively.
 - 9. The main contention of the Petitioner is that the whole enquiry was conducted against the principles of natural justice without affording sufficient opportunity to him. but, from the evidence and also from records in this case, it is found that this allegation is only a false allegation because, it is clear from the records that he was afforded ample opportunities at the stage of enquiry. Though the Petitioner alleged that his request for assistance of a coemployee was rejected. it is clear that his request has been rejected only on the ground that the co-employee, whom the Petitioner has suggested for his defence, is another person who has unauthorisedly absented for duty and proceedings have been initiated against him and it is also clear that the enquiring authority has asked him to nominate some other defence representative even in the letter under Ex. M4.

- 10. It is the further contention of the Petitioner from the beginning that he has been compelled to accept the charges and all the proceedings were taken in English and since he is a semi-illiterate, he did not know anything about the proceedings and no copy of the proceedings was given to him and as such, principles of natural justice has not been followed. But, here again, I find there is no truth in the contention of the Petitioner because in the oral evidence, the Petitioner has clearly admitted that Enquiry Officer has asked the questions in Tamil but they were written in English and a copy of enquiry proceedings were given to him and he has received the same after putting his signature in that paper. But, subsequently he turned back and said that the railway authorities has received back the copy of enquriy proceedings from him. Similarly, he has admitted that the enquiry report was also given to him and it was obtained by the railway authorities subsequently. Though, he has stated that he was compelled to accept the charges, except the allegations made in the Claim Statement, there is no evidence to show that he has been compelled to accept the charges. In fact, from the enquiry proceedings, it is clear that he has denied the charges and hence the enquiry was conducted. No doubt, there is no separate Presenting Officer was appointed but merely because no Presenting Officer was appointed, it cannot be said that it vitiated the proceedings.
- 11. The next contention of the Petitioner is that the Enquiry Officer himself has assumed the position of Presenting Officer and he has cross examined the Petitioner and also put leading questions to the witnesses. But, here again, I find there is no point in the contention of the Petitioner because it was not substantiated before this Tribunal that the Enquiry Officer has cross examined the Petitioner at any stage. No doubt, he asked whether the Petitioner is admitting the charges framed against him and since he denied, the witnesses were examined before him by producing documents. The documents are muster roll of the substitute sweeper-cum-porters under Traffic Inspector, Madurai of the Respondent/Management from I1-8-1985 to 10-12-1990, 1-1-1991 to 10-1-1993 and 11-1-1993 to 10-6-1993; the next document is the particular with regard to his absence for the period from 10-9-93 to 10-2-94 and the third document extract of pay ledger of substitute sweeper-cum-porters of traffic department of Madurai Division. It is the admitted case of the Petitioner that he has perused these documents. Though he has stated in the claim petition that the Enquiry Officer has failed to note that from 11-1-1990 to 19-7-90, he was kept out of duty as per order dated 29-12-89 by the Divisional Personnel Officer, Madurai and though he has stated that from 4-3-91 to 20-3-91 he has applied for leave and during the period from 11-8-91 to 13-5-92 he was on medical leave, he has not substantiated his claim either before the Enquiry Officer or before the Disciplinary Authority. Further, he has also not

- produced any documents to substantiate his claim before this Tribunal, as such, it is only mere allegation without any proof. therefore, the contention of the Petitioner that the entire domestic enquiry was conducted against principles of natural justice is without any substance.
- 12. Again, the contention of the Petitioner that he has not been given sufficient time to give reply to the enquiry proceedings, is also another false allegation. From the documents produced by the Respondent from 17-10-95 to 29-2-1996, the Respondent/Management has asked the Petitioner to submit his representation with regard to the enquiry report. But, he has not given any representation or submitted any letter in this regard. Therefore, his allegation that he has not been given sufficient time to reply the enquiry proceedings is not correct.
- 13. Then, again on behalf of the Petitioner it was contended that awarding penalty of removal from service is disproportionate to the gravity of the charges framed against him and only because he has been unauthorisedly absented for certain period, the major punishment should not be imposed on him. But, here again, I find there is no point in the contention of the learned counsel for the Petitioner because if any leniency is shown to the Petitioner, who is a chronic absentee, it will demoralise the morale of other employees.
- 14. On behalf of the Respondent, it is contended that if any leniency is given to the Petitioner, who has absented continuously nearly 870 days and more, it will demoralise the morale of other employees, who in addition to their work, were forced to work continuously without any relief for hours and days together, and it will lead to serious reprecussion in work. It is the further contention of the Respondent that the work of the Petitioner is vital in nature and absenteeism will pave way for serious accidents and continuous work to other employees which lead to unsafe working conditions and serious accidents.
- 15. If ind much force in the contention of the learned counsel for the Respondent. Further, the learned counsel for the Respondent has relied on rulings reported in 2001 LAB I.C. 3749 T. RAJENDRAN Vs. CHIEF ENGINEER, TAMIL NADU ELECTRICITY BOARD, wherein the Division Bench of the Madras High Court has held that "Under such circumstances, his towering absence for a period of about three years cannot be taken lightly and cannot be viewed as a pardonable misconduct. It is obvious that the appellant was outside India and was serving somewhere. The appellant raised a plea in his W.P. that he was attending on his ailing father for the period between June, 1986 and December, 1986 and that claim is obviously incorrect. Therefore, it is difficult to view the misconduct of the Petitioner in a mild manner."
- 16. Again, on behalf of the Petitioner it was contended that though the failure to appoint a Presenting

Officer and render the enquiry illegal would not vitiate the proceedings, the Enquiry Officer cannot himself assume the role of Presenting Officer and cannot cross examine and put leading questions to witnesses and therefore, his report is to be held as vitiated and opposed to principles of natural justice and he relied on the rulings reported in 1998 2 LLN 614 RADHAKRISHNA SETTY. Vs. DEPUTY GENERAL MANAGER, INDIAN OVERSEAS BANK, MADRAS AND ANOTHER and 1994 II LLN 9 MANAGING DIRECTOR, ELECTRONIC CORPORATION OF INDIA LTD. Vs. B. KARUNAKAR. In the first decision, though it is stated that the Enquiry Officer should not be assumed the roll of Presenting Officer as I have already stated that in this case, the Enquiry Officer has not cross examined the Petitioner nor put any leading questions to the witnesses. Further, in the 2nd decision relied on by the counsel for the Petitioner that the delinquent employee is entitled to copy of the enquiry report before the Disciplinary Authority takes a decision regarding guilt of the employee, in this case, since the Petitioner has admitted that he has received the enquiry report in his evidence before this Tribunal, 1 find there is no point in the contention of the learned counsel for the Petitioner that delinquent employee has not received the enquiry report and no sufficient opportunity was given to him. Therefore, from the evidence adduced before this Tribunal and also the records produced before this Tribunal, I find the action of the management of Southern Railway in imposing the punishment of penalty of removal from services on the Petitioner is legal and justified. Further, the continuous absence of the Petitioner is a chronic one and I cannot hold that is pardonable misconduct. Under such circumstances, I find this point against the Petitioner.

Point No. 2:-

The next point to be decided in this case is to what relief the Petitioner is entitled?

17. In view of my foregoing findings that the action of the Respondent/Management in imposing the penalty of removal from service on the Petitioner is just and legal, I find the Petitioner is not entitled to any relief. No Costs.

18. The reference is answered accordingly.

(Dictated to the P.A., transcribed and typed by him, corrected and pronounced by me in the open court on this day the 6th October, 2004.)

K. JAYARAMAN, Presiding Officer

Witnesses Examined :-

For the I Party/Workman	:	WW1 S	ri P. R	tajendran
For the II Party/Management	:	MW1	Sri	Joseph
101 410 11 11 11 11		Tesudo	cc De	ennis

Documents Marked :-

For the I Party/Workman:-

Ex. No.	Date	Description
W1	14-08-96	Xerox copy of the appeal filed by the Petitioner.
W2	03-04-97	Xerox copy of the order passed by the Respondent.
W3	09-07 <i>-9</i> 8	Xerox copy of the order passed by Respondent on Mercy petition.
W4	25-04-00	Xerox copy of the 2A petition filed by Petitioner.
W5	20-10-00	Xerox copy of the statement of objection filed by Petitioner.
W6	04-12-00	Xerox copy of the letter from Petitioner to Assistant Labour Commissioner (Central).

For the II Party/Management:

Nil

17-05-96

MII

M12

Ex. No.	Date	Description
Ml	05-01-95	Xerox copy of the letter from the Petitioner.
M2	01-07-94	Xerox copy of the standard form of charge sheet with Annexure.
МЗ	07-01-95,	Xerox copy of the letter from Petitioner for appointing Defence helper.
M4	13-02-95	Xerox copy of the letter from Enquiry Officer to Petitioner.
M5	22-04-95	Xerox copy of the enquiry proceedings.
M6	Nil	Xerox copy of the enquiry report.
M7	19-10 -94	Xerox copy of the order of Respondent appointing Enquiry Officer.
M8	17-10-95	Xerox copy of the letter of Disciplinary Authority Calling for representation from Petitioner
M9	04-12-95	Xerox copy of the 2nd letter calling for representation from Petitioner.
M10	29-02-96	Xerox copy of the third letter of Respondent calling for submission from Petitioner.

Xerox copy of the acknowledge-

Xerox copy of the penalty advice

ment card.

issued to Petitioner.

नई दिल्ली, 24 नवम्बर, 2004

का.आ. 3166.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय स्टेट बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रमन्यायालय, लखनऊ के पंचाट (संदर्भ संख्या 121/2002) को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-11-2004 को प्राप्त हुआ था।

[सं. एल-12012/33/2002-आई.आर.(बी-])]

सी. गंगाधरण, अवर सचिव

New Delhi, the 24th November, 2004

S.O. 3166.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947). the Central Government hereby publishes the award (Ref. No. 121/2002) of the Central Government Industrial Tribunal-cum-Labour Court, Lucknow now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of State Bank of India and their workman. which was received by the Central Government on 23-11-04.

[No. L-12012/33/2002-IR(B-I)]

C. GANGADHARAN, Under Secy.

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, LUCKNOW

PRESENT:

SHRIKANT SHUKLA. Presiding Officer

i.D. NO. 121/2002

Ref. No. L-12012/33/2002-IR (B-1) dated 10-7-2002

BETWEEN:

Krishan Chander Shukla, S/o Sh. Rajnarayan Shukla, 263-264, E.W.S. Barra, Division-5, Kanpur Nagar.

AND

The Chief Manager (Karmik & M.S.N.) Bhartiya State Bank, Mahatma Gandhi Marg, Kanpur (U.P.)-208001.

AWARD

The Government of India, Ministry of Labour vide their order No.: L-12012/33/2002-IR (B-I) dated 10-7-2002 has referred the following dispute to the Presiding Officer, Central Government Industrial Tribunal-cum-Labour Court. Lucknow for adjudication.

"क्या मुख्य प्रबन्धक (कार्मिक एवं म.स.वि.), भारतीय स्टेट वैंक, कानपुर द्वारा कार्मकार श्री कृष्ण चन्द्र शुक्ला आत्मज श्री राम नारायण शुक्ला को दिनांक 28-10-94 से सेवा से निप्कासित करना न्यायोचित है ? यदि नहीं तो संबंधित कर्मकार किस असंतोय का हकदार है ?"

The worker's claim in brief is that he has been working as daily wage employee from the year 1979-80 in different branches of State Bank of India and his services were terminated illegally since 28-10-94. The worker has been requesting orally for re-engagement but the officers of the State Bank of India on one pretext or other have been avoiding. Ultimately the worker vide his letter dated 14-6-99 asked the Bank to take him back in the service. The management of Bank vide its letter No. 615 dated 19/21-6-99, desired the details of work in different branches to enable them to take suitable action. The workman furnished details vide his letter dated 13-9-99. Thereafter, the Bank management vide letter No. 1294 dated 25-9-99 informed the worker that since the conciliation proceedings are pending before ALC (C), Kanpur therefore, they are not able to decide on the issue. Aggrieved from the communication the management of the Bank, the worker filed an industrial dispute for conciliation on 29-11-99. The Bank management requested during the pendency at conciliation that worker's dispute be rejected also they denied to conciliate in the proceedings. The worker has also alleged that the State Bank of India prepared a list of daily wagers for interview in which he was called but the Bank management never declared the result. Under the said scheme the Bank management gave preference to the near and dear one of its officers. As the worker demanded for regularisation in service, he was terminated. The worker has therefore prayed that he should be reinstated with all back wages and cost.

The Bank management has filed the written statement has denied the claim of the worker. The management alleged that the dispute raised by the worker is not industrial dispute within the provisions of the Industrial Disputes Act, 1947. No industrial dispute exists nor is apprehended and there is no cause of action in favour of alleged worker as such, the reference itself is bad in eyes of law and is not maintainable and devoid of any merits. It has also been alleged that this case is also not covered under the definition of 'retrenchment' within the provisions of said Act, hence provisions of Section 25F of the Act are not applicable in the present case. The management of Bank has stated that the worker has worked for 74 days in the year 1979 on day-to-day basis as Temporary Employee in Canal Road branch of the Bank. There was no other temporary employee in the said branch at the material time. Hence, the concept of seniority and juniority is not applicable in the present case. It is once more submitted that this case is not covered under the definition of 'retrenchment' hence he is not entitled to the post retrenchment benefits mentioned in Section 25F, 25G and 25H of the said Act. Likewise, worker also worked for 85 days in the year 1986 in Meston Road branch of the Bank, on day-to-day basis temporarily to meet the temporary need of the branch, and thereafter his services were not required. It is stated by the opposite party that under the provisions of settlement November, 1987 it was decided to invite the

applications from the ex-temporary employees for considering him for the purpose of giving an occasion for regular appointment in Bank. After interview the wait list of the selected employees was prepared to give them chance in the future vacancies to be arisen till 1992. In two subsequent settlements of 1988 and 1991 the life of the panel as extended till 1996. In an industrial dispute before the Conciliation Officer, Hyderabad (AP) and Majority Employees Union the said period as extended for the future vacancies arising up to 31-3-97. Under the provisions of the said settlements the claimant was also given chance of interview, while number of ex-employees were fround suitable the claimant was not found suitable by the interview committee. The results of interview were declared time to time. The worker was also made aware of the result. Not only this much all the unsuitable candidates along with the worker were sent information by post. The worker has made false allegation that he was not made aware of the said result. It is also worth-mentioning that in the year 1994 he was again engaged as temporary employee for temporary need for the branch on day to day basis at the rate of Rs. 20/- per day, in January, 1994, he was given work for 24 days, in July, 94 for 26 days, in September for 25 days and in October, 1992 for 21 days. He was paid wages Rs. 480, 520, 500 and 420 accordingly. In all three said terms he has been a casual employee. He has never been engaged for 240 days to claim protection of Industrial Disputes Act, 1947. Under the provisions of para 16.9 of the Desai Award casual employees have been kept excluded from the benefits of the said Award. In the Bank there is a regular procedure of the appointment of all Award Staff. The entire procedure takes place at the Zonal Office. The branch manager has no role in the said appointment procedure. The temporary and casual employees have no right to the post. Such casual employees cannot claim regularisation in service. As per policy of Bank temporary engagement and or appointment does not give an employee a right for a permanent and or regular appointment. Regular appointment dare made only through process of appointment. There is no provision to regularise a temporary/casual employee. The worker desires back door entry for the appointment in Bank, which is not tenable in law. The worker has tried to make allegation of unfair labour practice against the Bank only to give colour to the case. The worker was well aware of the above facts that are why he did not arise the industrial dispute at the material time and the alleged claim suffers from delay and latches. In the light of above facts the instant case deserves to be dismissed, and it is fit for a negative award. It is again pointed out that the worker has never been in continuous service of the management of the Bank for 240 days during a period of twelve calendar months preceding the date with reference to which calculation is to be made as per Section 25 B read with Section 25F of the Industrial Disputes Act, 1947.

The worker has filed the rejoinder and has stated that there exist industrial dispute. It is also stated that delay

and latches are irrelevant. The worker has also alleged that besides the work done by the worker in the different branches of the Bank as stated by the Bank management in its written statement, he has also worked in the other branches of the Bank. The worker has denied other allegations of the Bank management.

On the perusal of the statement of claim and the rejoinder it was found that worker has not specifically stated the date of commencement of service and last day of working with the Bank management in various branches. Worker has to specifically aver in his petition the name of the appointing authority who appointed him or engaged him for work. After hearing the worker it was ordered that the worker should furnish following facts:

- l. The date of commencement of services and the last working day of engagement in different branches of the employer.
- 2. The name of the appointing authority who employed the workman

On 21-4-2003 the worker filed another application A1-19, in which the worker has stated that he worked from 4-6-1979 to 16-8-1979 for 74 days in State Bank of India, Canal Road branch, Kanpur, from September, 1986 to December, 1986 for 85 days in Meston Road branch, Kanpur, from 1-7-1994 to 30-7-1994 for 26 days in Meston Road branch, Kanpur, from 1-10-1994 to 27-10-1994 for 21 days in Meston Road branch, Kanpur. He also mentioned the names of branch managers who have appointed him in different branches.

The Bank management has filed additional written statement and has reiterated that worker worked as casual labour only and therefore, he has no right to the post. It is also alleged that worker has never been in continuous service of the Bank for 240 days during a period of twelve calendar months preceding the date with reference to which calculation is to be made as per Section 25B read with Section 25F as such alleged worker is not entitled for any relief.

The worker has filed following Photostat copy of documents.

l. Certificate of engagement for the following period:

27 days (i) 4-6-1979 to 30-6-79 31 days (ii) 1-7-79 to 31-7-79 16 days (iii) 1-8-79 to 16-8-79 74 days **Total**

2. Certificate of employment for the following period:

23 days (i) September 1986 31 days (ii) October 1986

30 days (iii) November 1986

- (iv) December 1986
- = 1 day
- Total
- = 85 days
- Application of K.C. Shukla, addressed to branch manager, Meston Road, Kanpur, requesting for 24 days wages from 3-12-93 to 31-12-93.
- Another application of the worker requesting for payment of wages for 26 days from 1-7-94 to 30-7-94.
- Letter of the worker addressed to branch manager for payment of wages from 1-10-94 to 27-10-94 amounting to Rs. 420.

The bank management has filed Photostate copy of following documents:

- Settlement dated 17-11-1987 between State Bank of India and All India State Bank of India Staff Federation.
- 2. Advertisement of State Bank of India.
- 3. The settlement of year 1988 along with notice published in the new paper.
- Settlement of 9-1-91 between the State Bank of India and All India State Bank of India Staff Federation.
- The original letter of Chief Manager, State Bank of India addressed to K.C. Shukla dated 4-9-2003 regarding non-suitability of K.C. Shukla.

The worker has been delaying the disposal of the case and moved applications for adjournment at the stage of evidence at various occassions. Ultimately he moved an application that the Presiding Officer may transfer the case to CGIT-cum-Labour Court, Kanpur which was rejected after hearing the worker.

The worker was examined on 15-6-2004 and the Bank also examined its witness, Mayya Din Gupta, Manager, Meston Road branch who have not been cross-examined by the worker.

On the date fixed for argument the opposite party filed written argument the copy was made available to the workman. On 12-7-2004, the worker again moved an application, alleging therein that his application for transfer of case is pending with the Government of India, Ministry of Labour and therefore the proceedings should be stayed.

The CGIT-cum-Labour Court found the reason as not satisfactory and on 17-9-2004 it rejected the application and fixed 18-10-2004 for argument. On 18-10-2004 also, the worker moved an application, C-37 this time on the basis of sickness of his representative. No affidavit was accompanied by said application nor any medical certificate

was produced regarding sickness of his representative. The application was also opposed by the representative of the Bank. The representative of the opposite party stated that worker is avoiding the disposal of case therefore his application for adjournment was rejected.

Even now at this date no communication has been received from the Government that the case is transferred to CGIT-cum-Labour Court, Kanpur, Therefore it is desirable to pass award on the basis of pleadings i.e. statement of claim, the written statment, rejoinder and the evidence of the parties.

The order of reference is received in this Court along with the applications of the workman, which was produced before ALC (C), Kanpur. The worker moved the application before ALC(C), Kanpur on 29-11-99 alleging therein that he has been working as water boy since 1979 and has also worked in different branches of the Bank and ultimately he was terminated on 28-10-94 without assigning any reason. In this application also there is no mention that why he filed the application so late. There is lapse of more than 5 years. There is no details in the said application apart his period of working in different branches of State Bank of India. Therefore, the Bank management sought for the details. Before the proceedings in the office of ALC(C), Kanpur there is an application dated 13-9-99 in file purported to be written by the worker to the Chief Manager informing him that he worked for 74 days in 1988 in State Bank of India, Canal Road branch and has also worked for 85 days in 1996 in Meston Road branch, Kanpur and has also mentioned that he has worked for 90 days in 93-94 in Meston Road branch, Kanpur. In the said application the worker has not mentioned that he has been continuously working from year 88 to 94.

The worker, K. C. Shukla has been examined on oath by this Court. The worker has alleged that he worked as under:

- 1. He worked for 74 days in 1979 in Canal Road branch as temporary water boy.
- He has also worked for 85 days in 1986 in Mesion Road branch.
- He worked for 85 days in the year 1996 and thereafter he amended his statement and said that he worked for 90 days, but he has failed to produce any certificate.

In further examination he has stated that he has not worked at Meston Road branch. Thereafter, he again amended his statement and stated that he did not work in the year 1996 but stated that he worked from 1st July 94 to 30th July 94. Thereafter, he again amended his statement and stated that he worked from 1-10-94 to 27-10-94. Further, he has stated that from 30-12-93 to 31-12-93 he has been all

along a labour. He has also stated that he has not given any application that he may be taken on employment.

In the cross-examination he has admitted that in the year 79 he was aged about 16 years only and he attained 18 years of age in year 1981.

The settlement dated 17-I 1-87 between State Bank of India and All India State Bank of India Staff Federation is quite relevant so far as the appointment of casual labour/temporary employee's regular appointment is concerned. It is laid down in the said settlement that the temporary employee would have been in the Bank's temporary service anytime during 1-7-1975 to 31-12-1987 or any other date determined by the Bank and within 18 to 26 years of age on the date of initial temporary appointment, besides fulfilling the other prescribed eligibility criteria for appointment in the subordinate cadre subject to clauses 4(a) and (b) Infra, which reproduced below:

- "4(a) The temporary employees, who after termination of their initial appointments acquired a higher qualification in the High School Final examination SSC or Matriculation or other equivalent examination in 2nd or 3rd division and are not eligible for being considered for clerical appointment and have not used the said higher qualification to secure employment elsewhere and either working as such or ceased to work, will be given a chance for permanent appointment along with other candidates, as a special cases, and this will not be treated as a precedent. It is clearly understood by the Federation that in future for purpose of any type of recruitment/appointment either on temporary or permanent capacity in the subordinate cadre, only those candidates will be considered who fulfil the eligibility criteria (educational qualification viz. less than matriculation) both at the time of initial temporary appointment or permanent absorption.
 - (b) Pending disputes/cases initiated by temporary employees or unions/associations shall be withdrawn by them as a result of this settlement."

The age is very material. In this particular case, the worker was 16 years of age at his initial appointment from 4-6-1979 to 16-8-79 totalling 74 working days. The worker was well aware of the fact that he was of 16 years of age in the year 1979 and therefore he was not suitable for the post. From the worker's own document he worked for 85 days in the year 1986 so there is a gap of 7 years in between his re-employment.

It is also admitted that the worker did worked from 3-12-93 to 31-12-93 for 24 days, from 1-7-94 to 30-7-94 for 26 days and 1-10-94 to 27-10-94 for 21 days. It shows that the worker has worked in different spells and was not

continuously employed as he has tried to allege in the statement of claim.

The notice published on the basis of settlement dated 17-11-87, the selection process was disclosed and it was clearly mentioned that the temporary employees shall be interviewed and they will be empanelled in waiting list which shall be valid up to 1992. The second settlement between State Bank of India and All India State Bank of India Staff Federation reached on 27-10-88. In which the waiting list was extended up to year 1996 vacancies and 3rd settlement reached on 9-1-91 which provided the panel of daily wager will remain operative up to vacancies arising up to 1996. The Bank management has proved that the worker, K. C. Shukla was not found suitable by the selection committee. In the circumstances only because the worker has moved an application for appointment as a regular employee and simply because he was interviewed is not sufficient to give him offer of appointment as regular employee.

As already discussed above it is noted that in the settlement dated 17-11-87, between State Bank of India and All India State Bank of India Staff Federation only those workers were entitled to apply who have worked during 1975 to 1987 within the age group of 18 to 26 years of age on the date of initial temporary employment. The worker knew it well that his working as casual labour i.e. water boy in the year 1979 is of no help to him as he was below 18 years of age therefore in the letter dated 13-9-99 he has written that he has worked for 74 days in the year 1988. It is worthwhile to mention here that worker has not worked at all in year 88. it is also necessary to point out that the worker has tried to allege in application dated 13-9-99 that he worked for 85 days in 1996 which is also false. As is evidence from his statement.

It is pertinent to mention here that the worker did work after attaining the age of 18 years from September, 1986 to December, 1986 for 85 days only. Therefore, when the settlement of 1987 came into existence he had put in only 85 days of working. The recital of settlement 1987 para 3 is reproduced below:

"3. It is, however, understood that vacancies will first be filled from unused panels of the temporary employees, (having 90 days temporary service as on 31-10-1984) already interviewed and waitlisted and thereafter remaining vacancies, if any, will be thrown open for the above category of temporary employees."

Facts about the alleged application for appointment interviewed has no relevancies in the disposal of present reference.

In the present case issue referred to this Court is only to the extent as to whether the termination of K. C. Shukla on 20-8-94 is legal and proper or not? The worker has to prove that he is entitled to remain in service. The

various settlement between the bank management and All India State Bank of India Staff Federation are of no help to the worker. From the evidence on record it is proved that the worker has worked for 74 days in year 1979, 85 days in year 1986 and 96 days salary has been paid to him for January, 94, July, 94, September, 94, October, 94. From the entire evidence on record it is proved that the worker was not in continuous service right from the year 1979 to October, 94 as he has tried to alleged in his statement of claim. It is false to say that worker has worked from 1979 to October, 94, continuously.

At the time of initial appointment in the year 1979 he was minor and he put in 74 days working days. Thereafter a lapse of several years the worker sought engagement for 85 days in year 1986. Then again from December, 93, he got a job for 24 days. He was not engaged in February, 94 to June, 94. However, he was engaged in July, 94 for 26 days. September, 94 for 25 days and October, 94 for 21 days. The above shows that worker did not complain when he was disengaged after working for 74 days in year 1979, he remained silent. He was not competent to contract service, as he was minor. Ordinarily for engaging as casual labour one need not go to verify the age, the parentage, the residence etc. of the worker. In the year 1986, he was engaged for 85 days only, worker even the remained silent and after a gape of nearly more than 5 years he was again engaged for 96 days. This clearly shows that he was temporarily engaged for the need of branches where he was engaged. It also established that when the need was over he was disengaged. Such brief spells of engagement of various branches of bank do not create any right to the worker to the post to which he was engaged. It is also noteworthy to mention that for the sub-staff in the Bank the appointing authority is not the branch manager. The Bank has regular procedure of appointment of sub-staff. The entire procedure takes place at Zonal Office and branch manager has no role in the said appointment procedure. The worker has stated in his application dated 21-4-2003 that he was appointed by the branch manager only and since the branch manager is not the appointing authority therefore, there is no relationship of the worker with the management of the opposite party. The worker cannot claim to be appointed as regularly appointed persons as he was not appointed following the due procedures of law or selection as has been held in case law, 2000 LAB IC 1969 (Delhi High Court) Ajay Kumar and others v. Govt. of NCT of Delhi and others.

The worker has to prove that he worked for 240 days prior to his disengagement on 28-10-94 and the worker has filed to prove so.

The management has heavily relied upon the case law 1996 LAB.IC. 45 (Punjab and Haryana High Court) (At Chandigarh), Balwant Singh v. Labour Court, Bhatinda and others and has argued that the order of termination challenged after lapse of five years after a lapse of more than 5 years and there is no satisfactory explanation is officered for delay then the Labour Court has jurisdiction to decline relief.

The management has also argued that it is only when the worker has put in 240 days of service with the management then only any termination shall be illegal if he is not given due notice/compensation. It has been argued that the worker has not worked for even 100 days before his disengagement on 28-10-94.

On the discussions above I come to the conclusion that disengagement of the worker on 28-10-94 does not suffer to illegality and it is not improper as well. The issue referred therefore it answered in affirmative against the worker. The worker therefore, is not entitled to any relief whatsoever.

Lucknow 11-11-2004

> SHRIKANT SHUKLA, Presiding Officer नई दिल्ली, 24 नवम्बर, 2004

का.आ. 3167.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय स्टेट बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, चैन्नई के पंचाट (संदर्भ संख्या 102/2002) को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-11-2004 को प्राप्त हुआ था।

[सं. एल-12012/173/2002-आई.आर.(बी-[)]

सी, गंगाधरण, अवर सचिव

New Delhi, the 24th November, 2004

S.O. 3167.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 102/ 2002) of the Central Government Industrial Tribunal/Labour Court, Chennai now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Stae Bank of India and their workman, which was received by the Central Government on 23-11-2004.

> [No. L-12012/173/2002-IR(B-I)] C. GANGADHARAN, Under Secv. **ANNEXURE**

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, **CHENNAI**

Wednesday, the 8th September, 2004 PRESENT:

K. JAYARAMAN, Presiding Officer

INDUSTRIAL DISPUTE NO. 102/2002

(In the matter of the dispute for adjudication under clause (d) of Sub-section (1) and Sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), between the Management of State Bank India and their workman).

BETWEEN:

Sri M. Rajasekaran

I Party/Petitioner

AND

The Chief General Manager, : II Party/Management

State Bank of India,

Local Head Office, Chennai.

APPEARANCE:

For the Workman

: M/s. Aivar & Dolia, R. Arumugugam & N. Krishnakumar, Advocates

For the Management

: Mr. K.S. Sundar, B. Mahi Bala Advocates

AWARD

The Central Government, Ministry of Labour vide Order No. L-12012/173/2002-IR(B-I) dated 25-10-2002 has referred the following industrial dispute to this Tribunal for adjudication :-

> "Whether the action of the management of State Bank of India in terminating the services of Shri M. Rajasekaran w.e.f. 24-03-1995 for his long unauthorised absence is justified? If not, what relief he is entitled?"

- 2. After the receipt of the reference, it was taken on file as I.D. No. 102/2002 and notices were issued to both the parties and both the parties entered appearance through their advocates and filed their Claim Statement and Counter Statement respectively.
- 3. The allegations in the Claim Statement filed by the Petitioner are briefly as follows:-

The Petitioner was appointed as a messenger at the overseas branch of the Respondent/Bank on 20-6-86. Subsequently, he was promoted as a daftry w.e.f. 15-10-93. At the end of 1994, his wife fell sick quite often and his father was away at Chidambarm and since no other elder person was in the family, the entire responsibility fell on the Petitioner. Thus he has faced so many problems in the house and in spite of these domestic problems the Petitioner attended the bank works and due to continuous work in the bank and in the house without any break and without any rest, he experienced severe tension and agony and he became mentally depressed and he was in continuous treatment for more than two years. Due to this and continued medical treatment and care by Dr. L. Ravishankar, Psychiatric Consultant, he was not able to attend the bank due to continuous illness and this was duly informed to the bank. When he was fully cured in the year 1998, he reported for duty. To his utter dismay and shock, he was informed by the branch that his name has been struck off from the rolls. Subsequently, the Petitioner enclosing the fitness certificate made several representations to the Respondent authorities and the bank has sent a letter on 19-7-2000 stating that there is no provision in the Bipartite Settlement for his reinstatement once the relationship of master and servant has been ceased. The reason given by the Respondent/Bank is not correct. The Petitioner was not able to attend the office solely on the reason that he was on continuous treatment for psychiatric illness. There is no provision in Bipartite Settlement or Sastry Award that the bank can voluntarily retire an employee from service that too without proceeding against the employee by way of issuing a chargesheet. The bank without issuing any proper notice terminated his services as if he deemed to have voluntarily retired w.e.f. 24-3-95. Even in the 7th Bipartite Settlement under clause 33, the bank specially agreed that voluntary cessation of employment shall stand deleted and therefore, the order passed by the Respondent/Bank is illegal. Even after the Deputy General Manager's recommendation, the bank has not considered the case of the Petitioner on humanitarian grounds. The Petitioner has not committed any major misconduct. He did not attend the bank only due to his illness. The principles of natural justice has not been followed in this case and therefore, the order passed by the authorities is illegal and unsustainable and also in contravention of provisions of Industrial Disputes Act. No notice was given to the Petitioner nor any compensation was paid under section 25F of the Act and therefore, the Petitioner prays that he may be reinstated in service with continuity of service and also back wages and other attendant benefits.

4. As against this, the Respondent in its Counter Statement contended that the Petitioner's dispute is not one involving termination of him, as the Petitioner absented himself and abandoned to join duty and abandoned his employment and hence, he is not entitled to any relief as prayed for. Since the Petitioner deemed to have vacated his service on 24-3-95, this dispute is barred by unexplained and inordinate delay in raising the dispute and hence liable to be rejected. It is true that the Petitioner absented himself from duty from 22-10-1994 but the allegation that he was periodically representing to branch authorities to grant leave on loss of pay by producing medical certificate for the treatment is not true. The Petitioner was continuously absenting himself from duty w.e.f. 22-10-94 and he did not apply for leave and his absence was treated as unauthorised absence as per rules governing his service. Even for the notice dated 9-11-94 and letter dated 21-2-95 he has not sent any reply and therefore, he was informed that if he failed to report for duty within the stipulated period, then he would be deemed to have voluntarily retired from service on the expiry of thirty days. Lastly, the bank sent a letter on 24-3-1995 by registered post in terms of Bipartite Settlement dated 10-4-1995 stating that since the Petitioner failed to report for duty from 24-3-1995, the Petitioner is deemed to have voluntarily retired from service w.e.f. 24-3-95. As per provisions of Sastry Award and Bipartite Settlement clause 17 of Bipartite Settlement 1989, action taken by the Respondent against the Petitioner is valid in law. In terms of the above provisions, since the Petitioner failed and neglected to report for duty, he was treated as voluntarily retired from service and thereby forfeiting his employment. Therefore, this dispute is not maintainable before this Tribunal. The Petitioner has never applied for any leave and his absence was unauthorised and therefore, the action of the Respondent/Management that the Petitioner was deemed to have voluntarily vacated from service is valid and therefore, the Respondent prays that the claim may be dismissed with costs.

- 5. In these circumstances, the point for my determination is—
 - (i) "Whether the action of the Respondent/Bank in terminating the services of the Petitioner w.e.f. 24-3-95 is justified?"
 - (ii) "To what relief the Petitioner is entitled?"

Point No. 1:-

- 6. In this case, it is admitted by both sides that the Petitioner had absented for duty from 22-10-1994 and he has not given any leave application for his absence and therefore, his absence was unauthorised. The Petitioner alleged that during the period of his absence, he was affected with mental depression and he was under continuous medical treatment under one Doctor L. Ravishankar, Psychiatric Consultant and he was not able to attend the bank due to the continuous illness and this was also duly informed to the bank. But, there is no document to prove that the Petitioner was mentally depressed and he was under continuous treatment under Dr. L. Ravishankar. Further, there is not even a single document to prove that he has informed his illness to the Respondent/Bank. Further, even after the letter and notice given by the bank authorities as per Bipartite Settlement, the Petitioner has not replied to the said letter and notice and he has not reported for duty, even after the said notice and letter. It is not the case of the Petitioner that the said letter and notice were not received by him only after a long lapse of time nearly three years, he appeared before the Respondent authorities and has given a letter stating that he was under medical treatment under one Dr. L. Ravishankar, psychiatric consultant and only due to his illness, he has not attended the duty. But even prior to this date namely letter dated 6-3-98, the Respondent has terminated the services of the Petitioner as he was deemed to have abandoned his duty.
- 7. The learned counsel for the Petitioner contended that the Respondent/Management has not followed any procedure as laid down under Industrial Disputes Act, 1947 and even in the 7th Bipartite Settlement, the

Respondent/Bank has agreed to delete the clause XVII of 5th Bipartite Settlement namely Voluntary Cessation of Employment. Under such circumstances, the Respondent/Management cannot pass an order on the ground that due to his continuous absence, he was deemed to have voluntarily retired from service and there is no provision in the Bipartite Settlement or Sastry Award that the bank can voluntarily retire an employee from service that too without proceeding against the employee by way of issuing a charge sheet or disciplinary procedure or domestic enquiry or any formalities. In this case, the Petitioner has not subjected to any disciplinary proceedings as laid down by the Bipartite Settlement in vogue. There is no notice of termination of Petitioner's service and notice, which was issued to Petitioner as if he deemed to have voluntarily retired w.e.f. 25-3-1994, is not valid in law and no opportunity was given to the Petitioner and without hearing the Petitioner, the action was initiated against him.

8. But, as against this the learned counsel for the Repondent has argued that even though it is alleged that in the 7th Bipartite Settlement it was agreed to delete the clause XVII of the 5th Bipartite Settlement namely voluntary cessation of service, even in that settlement, it is clearly mentioned that only in cases arising subsequent to the Bipartite Settlement i.e. after 27-3-2000 the said change has been effected. Event in that clause, in cases of pending initiated prior to this agreement, the proceedings shall continue in terms of the old provisions. Under the old provisions Clause XVII clearly stated that in such cases, where an employee has not submitted any application for leave and absents himself from work for a period of 90 or more consecutive days without or beyond any leave to his credit or absents himself for 90 or more consecutive days beyond the period of leave originally sanctioned or subsequently extended or where there is satisfactory evidence that he has taken up employment in India or the management is satisfied that he has no present intention of joining duties, the management may at any time, thereafter, give a notice to the employee's last known address calling upon him to report for duty within 30 days of the notice stating inter-alia the grounds for management coming to the conclusion that the employee has no intention of joining duties and furnishing necessary evidence where available. Unless the employee reports for duty within 30 days or unless he gives an explanation for his absence satisfying the management that he has not taken up another employment or avocation and that he has no intention of not joining duties, the employee will be deemed to have voluntarily retired from the bank's service on the expiry of the said notice' and in this case since the Petitioner has absented for duty from 22-10-1994 and he has not given any valid explanation for his absence, the action taken by the Respondent/Management is valid in www. As the Petitioner in this case failed and neglected to report for duty he was treated as voluntarily retired from

service and thereby forfeiting his employment. Even the Supreme Court in 2001 (1) SCC 214 PUNJAB & SIND BANK AND OTHERS VS. SAKATTAR SINGH has held that "under clause 16 of IV Bipartite Settlement the employee is given an opportunity to rejoin duty within a stipulated time or explain his position to the satisfaction of the management that he has no intention of not joining duty and a presumption will be drawn that the employee does not require the job anymore and will stand retired from service. Thus, there is no punishment for misconduct but only to notice the realities of the situation resulting from long absence of an employee from work with no satisfactory explanation thereto. Principles of natural justice cannot be examined in vacuum without reference to the fact situation arising in the case. This rule has been incorporated in an agreement where representatives of employees' unions were party. They also realised the futility of continuing with a situation when an employee without appropriate intimation to the management is playing truant." The learned counsel for the Respondent further relied on AFR 2000 SCC 2198, wherein the Supreme Court has held in such a situation that "a notice was sent on correct address of the delinquent and was received back with the postal endorsement 'refused'. A clear presumption arose in favour of the bank and against the delinquent. Yet, the Tribunal held that no notice was given to him as postman was not produced by the bank. This would be rather an incongrous finding by the Tribunal. Bank has followed the requirements of clause 16 of Biparlite Settlement and it rightly held that delinquent has voluntarily retired from the service of the bank. Under these circumstances, it was not necessary for the bank to hold any enquiry before passing the order. An enquiry would have been necessary, if delinquent had submitted his explanation which was not acceptable to the bank or contended that he did not report for duty but was not allowed to join by the bank. In this case, no explanation was offered by the employee for his absence from duty and did not report for duty within 30 days as required under clause 16 of Bipartite Settlement. Thus, undue reliance on the principles of natural justice by the Tribunal and even by the High Court has certainly led to miscarriage of justice as far as bank was concerned. There was no occassion for the Tribunal to direct that delinquent be reinstated in service or for the High Court not to have exercised its jurisdiction under Article 226 of the Constitution to set aside the Award." Relying on these rulings, the learned counsel for the Respondent argued that in this case the Petitioner has not given any valid explanation for his long absence from duty. Further, though he has contended that he has informed the bank about his illness, he has not produced any document to show that he has informed the same to the Respondent/Bank. Under such circumstances, the reason given by the Petitioner in the Claim Statement was only made for the purpose of this case. Under such circumstances, even to the notice issued by the Respondent/Bank under Ex. M1 and M2 the Petitioner has not given any valid reason. Under such circumstances, as per the judgment of the Supreme Court, the action taken by the Respondent/Management is valid in law and it cannot be questioned before this Tribunal. As stated by the Supreme Court, it is not a punishment for misconduct but only to notice the realities of situation resulting from long absence of the Petitioner from work with no satisfactory explanation thereto and therefore, this claim is not maintainable before this Tribunal.

9. I find much force in the contention of the learned counsel for the Respondent because, the Petitioner has not given any valid explanation for not sending any reply to the notice issued by the Respondent. Further, he has not reported for duty immediately after the notice issued by Respondent/Management. Under such circumstances, the reasons given by the Petitioner in the Claim Statement was made only for the purpose of this case and therefore, I find this point against the Petitioner.

Point No. 2:-

The next point to be decided in this case is to what relief the Petitioner is entitled?

- 10. In view of my foregoing findings, I find the Petitioner is not entitled to any relief as prayed for. No Costs.
- 11. Thus, the reference is answered accordingly.

 (Dictated to the P.A., transcribed and typed by him, corrected and pronounced by me in the open court on this day the 8th September, 2004.)

K. JAYARAMAN, Presiding Officer

Witnesses Examined:

On either side

None.

Documents Marked :--

For the I Party/Workman :- Nil

For the IL Party/Management:

Ex. No	o. Date	Description
MI	09-11-94	Xerox copy of the notice sent by Respondent/Bank to Petitioner by RPAD
M2	21-02-95	Xerox copy of the notice sent by Respondent/Bank to Petitioner by RPAD
МЗ	25-02-95	Xerox copy of the postal acknowledgement for RPAD
M4	24-03-95	Xerox copy of the voluntary retirement order issued by Respondent/Management to Petitioner
M5	06-03-98	Xerox copy of the letter from Petitioner to Respondent/Bank.

नई दिल्ली, 24 नवम्बर, 2004

का. आ. 3168.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार दी बैंक ऑफ राजस्थान ित. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय जयपुर के पंचाट (संदर्भ संख्या सी.जी.आई.टी.-2/2002) को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-11-2004 को प्राप्त हुआ था।

[सं. एल.-12012/469/2001-आई.आर. (बी-I)]

सी. गंगाधरण, अवर सचिव

New Delhi, the 24th November, 2004

S.O. 3168.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. CGIT-2/2002) of the Central Government Industrial Tribunal-cum-Labour Court Jaipur as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of The Bank of Rajasthan Ltd. and their workman, which was received by the Central Government on 23-11-2004.

[No. L-12012/469/2001-IR (B-I)]

C. GANGADHARAN, Under Secy.

ANNEXURE

CENTRAL GOVERNMENT INDÚSTRIAL TRIBUNAL-CUM-LABOUR COURT JAIPUR

Case No. CGIT-2/2002

Reference No. L-12012/469/2001-IR (B-I)]

Sh. Mohd: Mehmood Alam, S/o Sh. Mohd. Farid, Through Sh. M.F. Baig, Thakkur Boraj Ka Rasta, Ajmeri Gate, Jaipur (Raj.)-302001

.....Applicant

VERSUS

Chief Manager,
 The Bank of Rajasthan Ltd.
 Regional Officer,
 C-49, Bhagwandas Road,
 C-Scheme, Jaipur-302001.

2. Branch Manager, The Bank of Rajasthan Ltd. Opp. SMS Hospital, Jaipur.

....Non-Applicant

PRESENT:

Presiding Officer:

Sh. R.C. Sharma

For the applicant:

Sh. M.F. Baig.

For the non-applicants:

Sh. Alok Fahetpuria

Date of award:

04-11-2004

AWARD

The Central Government in exercise of the powers conferred under Clause 'D' of sub-Sections 1 & 2(A) to Section 10 of the Industrial Disputes Act, 1947 (herein after referred to as the 'Act') has referred the following industrial dispute for adjudication to this Tribunal which runs as under:—

"Whether the action of the management of The Bank of Rajasthan Ltd., Jaipur in terminting the services of workman Shri Mohd. Mehmood Alam S/o Shri Mohd. Farid w.e.f. 16-9-2000 is justified? If not, what relief the workman is entitled?"

- 2. The workman in his statement of claim has pleaded that he was initially employed as 4th Class-cum-Farash in the month of February, 1998 in the branch of the nonapplicant bank situated at opposite SMS Hospital, Jaipur, who continuously worked up to 15-9-2000. At his instance, a legal notice was issued to the non-applicant bank wherein the demand for providing him salary equivalent to that of a regular employee was raised and on receipt of this notice by the non-applicants, his service was terminated w.e.f. 16-9-2000. He has further averred that he had completed 240 days of continuous service in each calendar year. But prior to the termination of his service, neither one month's notice nor pay in lieu thereof and retrenchment compensation was paid to him. He has prayed that his termination order be declared illegal and he be reinstated in the service with its continuity and back-wages.
- 3. The non-applicants, in their written counter, have disputed the claim and have stated that the workman was not appointed through the procedure prescribed for the appointment of the regular employees, that he was engaged as a Sweeper for sweeping and cleaning the bank premises on hourly basis on the payment of consolidated wages of Rs. 900/- per month, but he willfully abstained from attending the office. They have further averred that during the conciliation proceedings before the Assistant Labour Commissioner on 8-3-2001, the bank has filed a written statement that if the workman is willing to attend the office of the bank, then the bank is ready to take him back on the duty on payment of a consolidated amount of Rs. 900/-per month as paid to him earlier. They have also added

that the workman was a part-time employee w.e.f. October 1999 to June 2000 only under the employment of the bank, but had not completed 240 days of service during the calendar year.

- 4. In the rejoinder, the workman has reiterated the facts as stated by him in the statement of claim.
- 5. On the pleadings of both the parties, the following points for determination were framed:—
 - I. Whether the non-applicant establishment had employed the workman on the post of 4th Class in February 1998, who completed over 240 days during his service period?

BOA

- II. Whether the non-applicants have terminated the service of workman w.e.f. 16-9-2000 in violation of the provisions of Section 25-F of the ID Act, 1947?
- III. Relief, if any.
- 6. In the evidence, the workman has submitted his affidavit, who was cross-examined on behalf of the bank. In the defence, the affidavits of MW-1, Sh. Ashok Sharma, Assistant General Manager and MW-2, Sh. RL Jain, Assistant General Manager have been brought on the record, who were cross-examined on behalf of the workman. Both the parties have also led the documentary evidence on the record.
- 7. I have heard both the parties and have scanned the record. The point-wise discussion follows as under:—

Point Nos. I & II

- 8. Since the facts of both the points relate to the provision under Section 25-F of the Act, they are discussed together being identical in nature.
- 9. The ld. representative for the workman contends that the workman had worked w.e.f. February 1998 to 15-9-2000 with the non-applicant bank, whose service was terminated on 16-9-2004 in violation of Section 25-F of the Act. His contention is that when a notice was issued to the bank to provide the salary to the workman on the principle of equal work for equal pay, his service was terminated w.e.f. 16-9-2000. The ld. representative further adds that on behalf of the bank, it is alleged that the job was abandoned by the workman himself, which is not proved from the record and he is willing to work with the non-applicant bank for which his continuity of service should be maintained by the bank. He has also submitted that the workman was full-time employee who has

completed 240 days of actual work with the bank and he is entitled for his reinstatement.

- 10. Arguing contra, the ld. representative for the management contends that the workman had worked only from October 1999 to June 2000, who had not completed 240 days and had only completed about 220 days in the calendar year preceding to his termination. His next contention is that the workman was employed on hourly basis who only performed the work for only six hours a week. The ld. representative has further contended that the workman himself discontinued from the work and the bank had never declined him to attend the office. The bank had offered him the employment on the same conditions, but had not accepted them and did not turn up. Hence, as per the contention of the ld. representative for the bank, the intentions of the workman are very clear, who was not willing to work with the management. The ld. representative has placed his reliance upon AIR 2001 SC 1005 in support of his contention.
- 11. I have given my thoughtful consideration to the rival contentions and have carefully gone through the judicial verdicts referred to before me.
- 12. It is the case of the workman that he was employed by the bank who continuously worked w.e.f. February 1998 to 15th September, 2000 as a 4th Class-cum-Farash and when a notice was issued at his instance to the bank for providing him the remuneration admissible to that of a regular employee, it annoyed the bank authorities and his service was terminated w.e.f. 16-9-2000. Contrary to it, the stand of the bank is that the workman was engaged as a part-time wager who performed his work on hourly basis and had discharged his duties from October 1999 to June 2000. The plea of the self-abandonment of the job by the workman has been adopted by the management.
- 13. Both the parties have led the documentary evidence and the material documents are Ex. M-1 to M-9(A) which reflect over the controversy in question, which will find discussion hereinafter.
- 14. In his affidavit the workman has deposed that he worked from February 1998 to 15-9-2000 as a 4th Class-cum-Farash. In his cross-examination, he has admitted that no written appointment order was issued to him nor the written termination order was given to him. But he has admitted that he had withdrawn the wages for a period of nine months only after signing over the papers.
- 15. The oral evidence adduce on behalf of the management is that of MW-1, Sh. Ashok Sharma and MW-2, Sh. R.L. Jain. Ashok Sharma has deposed that from July 1995 up to June 2000, he was posted as the Branch Manager in the branch located opposite the SMS Hospital, Jaipur and the workman had worked from

October 1999 to May 2000 during his tenure. He has proved the applications filed by the workman Ex. M-1 to M-7. Similarly, MW-2, R. L. Jain has stated that he was posted as Chief Manager in the office of the C-Scheme Branch at Jaipur from 5-6-2000 to 3-5-2002, who has exhibited the applications Ex. M-8 and M-9 respectively. Thus, apparently there is a dispute with regard to the spell of the employment discharged by the workman with the non-applicant bank.

16. Ex. M-1 to M-9 are the applications written by the workman respectively wherein he has requested to pay him the wages which he had submitted before the bank. In Ex. M-1, he has urged that the wages for the month of October, 1999 be given to him and for the payment of the wages of the subsequent months onwards to June, 2000 he had addressed these applications Ex. M-2 to M-9 respectively to the Branch Manager. The pay orders were issued vide documents Ex. 1(A) to M-9(A) thereupon by the bank respectively. These are the banker's cheque whereby the payment of wages was made to the workman. Thus, it is evident that the workman was paid the remuneration for performing his work from October 1999 to June 2000 totalling nine months. As stated earlier, the workman has admitted in his cross-examination that he had withdrawn the wages pertaining to nine months after signing over the relevant documents. Similarly, MW-1 Ashok Sharma in his cross examination has clearly stated that in the related period mentioned in Ex. M-1 to M-7, the workman was continuously working with the bank. Hence, on the strength of the applications Ex. M-1 to M-9 and their payment orders from Ex. M-1 (A) to M-9 (A), it is evidently clear that the workman was continuously under the employment of the bank from October 1999 to June 2000 and this is the admitted position which emerges out from these documents.

17. MW-1, Ashok Sharma in his affidavit has deposed that during his tenure as the Branch Manager, the workman continued only up to May, 2000 and thereafter he himself abstained from the month of June, 2000. Firstly, it is an admitted fact that the notice Ex. W-1 was issued to the non-applicant bank which was received on behalf of the bank on 15-9-2000 and in the notice it has been specifically stated on behalf of the workman that w.e.f. February, 1993 till the date of the notice the workman was continuously working with the bank. It leads to infer that ti.1 15-9-2000, the workman was continuing under the employment of the bank and this fact could not be rebutted on behalf of the bank by adducing any cogent evidence. It is, therefore, established that the workman had discharged his duties till 15-9-2000 and his statement is fortified by the notice Ex. W-1 Secondly, no reasonable explanation could be rendered on behalf of the bank that if the workman had abandoned the job in the months of May, 2000 then why he was paid the wages for the month

of June, 2000 vide his application Ex. M-9 and pay order Ex. M-9(A) passed thereupon. Accordingly, the workman has been able to establish this fact that he worked up to 15-9-2000 and thereafter he was refused by the bank to attend the duty w.e.f. 16-9-2000.

- 18. The termination of the workman thus appears to be affected from 16-9-2000 and when the period is calculated in the preceding calendar year since the date of his termination, it comes to over 240 days of actual service, which stands proved on the basis of the material and evidence available on the record.
- 19. It is not in dispute that prior to the termination of the service of the workman neither one month's notice nor pay in lieu thereof and retrenchment compensation were given to the workman. Thus, the termination of the workman tantamounts to his retrenchment and he is entitled to get the protection under Section 25-F of the Act.
- 20. That takes me to the determination of the question as to the entitlement of the back-wages to the workman. The ld. representative for the management contends that the bank had offered to the workman that it is ready to take him back on the duty on the same conditions on which he was working earlier, but he did not turn up. Per contra, the Id. representative for the workman submits that the bank never agreed to pay him the same wages which were drawn by the workman earlier nor the bank was willing to give him the continuity of the service. Hence, this offer could not be carried out. However, the ld, representative for the banks has urged that when the offer of the employment has been made to the workman, which was not accepted by him, then under such circumstances he is not entitled for the back-wages and the Id. representative has referred to AIR 2001 SC 1005 in support of his contention.
- 21. In the referred to decision, the question which arose before their Lordships for consideration was whether the workman were entitled for the back-wages from the receipt of the dates of their appointments for from any other subsequent date. It was held by the Hon'ble Apex Court that the calculation of the back-wages should be made from the date of the award. Obviously, the controversy involved in the case at hand was res integra in the decision supra and the Id. representative for the bank does not derive any help from it.
- 22. The workman has pleaded that he is out of employment since the date of his termination. It could not be rebutted on behalf of the bank by adducing the trustworthy evidence. Hence, the workman is entitled for getting the back-wages.
- 23. For the foregoing reasons, the workman has succeeded in establishing his plea that he had completed

over 240 days of actual service with the non-applicant bank in a calendar year preceding to the date of his termination, which amounts to retrenchment. Accordingly, both these points are decided in favour of the workman and against the bank.

RELIEF

- 24. Consequently, the reference is answered in affirmative in favour of the workman and against the nonapplicants. The claim of the workman is allowed and it is held that his termination order dated 16-9-2000 is unjustified and illegal and he is entitled to be reinstated in the service with its continuity and along with 50 per cent back-wages. An award is passed in these terms accordingly.
- 25. Let a copy of the award be sent to the Central Government for publication under Section 17(1) of the Act.

R. C. SHARMA, Presiding Officer

नई दिल्ली, 24 नवम्बर, 2004

का. आ. 3169.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार बैंक ऑफ राजस्थान लि. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय जयपुर के पंचाट (संदर्भ संख्या सी.बी. आई.टी.-23/2003) को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-11-2004 को प्राप्त हुआ था।

[सं. एल.-12012/179/1994-आई.आर. (बी-1)]

सी. गंगाधरण, अवर सचिव

New Delhi, the 24th November, 2004

S.O. 3169.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. CGIT-23/2003) of the Central Government Industrial Tribunalcum-Labour Court Jaipur as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Bank of Rajasthan Ltd. and their workman. received by the Central Government on 23-11-2004.

[No. L-12012/179/1994-IR (B-I)]

C. GANGADHARAN, Under Secy.

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIALTRIBUNAL-CUM-LABOUR COURT **JAIPUR**

Case No. CGIT-23/2003

Reference No. L-12012/179/1994-IR (B-I)

Sh. Kailash Chandra Sharma, S/o Sh. Surya Narayan, R/o Bihari Ji Ka Mandir, Near Bada Rawla, Chandalai, Via Shivdaspura, Jaipur

VERSUS :

The General Manager, Bank of Rajasthan, Sardar Patel Marg,

Marie BallerieNon-Applicant

Jaipur.

PRESENT:

Presiding Officer:

Sh. R.C. Sharma

For the applicant:

Sh. V.K. Joshi

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For the non-applicants:

Sh. Alok Fatehpuria

Date of award:

28-10-2004

AWARD

The Central Government in exercise of the powers conferred under Clause 'D' of sub-Sections 1 to Section 10 of the Industrial Disputes Act, 1947 (herein after referred to as the 'Act') has referred the following industrial dispute for adjudication to this Tribunal which runs as under:-

"Whether the action of the management of Bank of Rajasthan Limited in terminating the services of Shri Kaitash Chandra is justified? If not, what relief the applicant concerned is entitled to?"

2. The workman in his statement of claim has pleaded that he was employed by the non-applicant bank as a part-time Peon (farash) and on completion of 80 days of service, he was terminated illegally by the management. He unsuccessfully raised in industrial dispute before the Conciliation Officer who submitted the failure report to the Ministry of Labour and subsequently he came to know in the year 1995 that the Central Government has declined to refer his dispute to the Labour Court. He preferred a write petition against the order the Central Government dated 24-11-95, wherein the Hon'ble Rajasthan High Court issued a direction to the Central Government to refer the dispute to the Labour Court for adjudication. He has further pleaded that as per the bipartite settlement dated 3-4-81, the applications for appointment from those persons were invited who had worked temporarily for 80 days or over it earlier. Pursuant to it, the workman applied for the employment, who was called for the interview on 18-3-85

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and was selected and his name was placed at serial No. 59 of the panel. But he was not appointed in the service despite the fact that his juniors were appointed. He has prayed that he be reinstated into the service with its continuity and other consequential benefits.

- 3. The non-applicant, in his written counter, while admitting the facts that the workman was employed as a part-time 4th class-cum-farash on hourly basis per week from 9-4-81 to 26-6-81 and that he had completed 80 days of work with the bank, has assailed the legality and maintainability of his inter alia that it is belated one, as it has been raised after the lapse of 12 years and the case of the workman falls within the ambit of Section 2(00) (bb) of the Act. He has further stated that the workman was not a full-time employee, that his employment came to an automatic end on account of non-renewal of stipulated period and that he was never recruited as per the prescribed procedure of the bank. It has been further pointed out that at the time of arriving at the settlement on 3-4-81, the workman was not under embossment of the bank and, therefore, the bipartite settlement dated 3-4-81 is not applicable to him. The non-applicant has denied the fact that the junior employees to the workman were appointed by the bank and has further stated the panel pertaining to the year 1985 was in existence only for a period of 4 years, which was scrapped in the year 1989 and the only 38 candidates out of the panel of the year 1985 could be recruited by the management. It is also the stand of the non-applicant bank that the workman has not completed 240 days of service under the employment of the bank.
- 4. In the evidence, the workman has submitted his affidavit. On behalf of the non-applicant, the affidavit of Sh. V K Goel, Assistant General Manager was brought on the record. Both the parties have also led the documentary evidence in support of their case respectively.
- 5. I have heard both the parties and have gone through the record.
- 6. The Id. representative for the workman submits that the workman had continuously worked from 8-4-81 to 26-6-81 as a 4th Class cum Farash with the non-applicant bank and had completed 80 days of service with it. He was called for the interview by the bank and after his selection, his name was placed at serial no. 59 in the panel. But he was not given the appointment and only the first 38 candidates were appointed by the management. The Id. representative further adds that in the year 1990, the management had issued a new list of selection and the junior candidates to the workman were appointed. The Id. representative has also named that one Sh. Pradeep Singh

Rathore who was appointed out of the panel of the year 1985, but the workman who happened to be the senior candidate to him was not given the appointment by the bank.

- 7. Per contra, the ld. representative for the nonapplicant submits that the workman had worked for 80 days with the non-applicant bank, but the settlement dated 3-4-81 is not applicable to him since in pursuance of the clauses of the settlement only those candidates were invited for the interview who had put in 80 days full-time temporary service or 180 days part-time service in the bank, whereas the workman had joined the bank on 9-4-81 and continued up to 26-6-81. The next contention canvassed on behalf of the bank is that in the year 1987, a new settlement was entered into between the management of Bank of Rajasthan Ltd. and its workmen and the All-India Bank of Rajasthan Employees Federation whereby the panel of the year 1985 was scrapped. Therefore, the ld. representative urges that even though the workman was not eligible as per the settlement dated 3-4-81, yet he was called for the interview and could not be appointed as the first 38 candidates only were given appointment. Thus, as per his submission, the panel of the year 1985 does not confer any right of appointment upon the workman. And lastly, the ld. representative has also contended that the workman has not completed 240 days of actual service in the calendar year preceding to his date of termination.
- 8. I have bestowed my anxious consideration to the rival contentions and have scanned the record. Out of the rival submissions, the following points for determination emerge out:—
 - I Whether the workman is entitled for his reinstatement into the service on the basis of the bipartite settlement dated 3-4-81?
 - II. Whether the junior candidates to the workman in the panel of the year 1985 was appointed by the bank without affording an opportunity of employment to the workman?
 - III. Whether the panel of the year 1985 has been scrapped by virtue of the bipartite settlement dated 7-3-87?
 - IV. Whether the workman has completed 240 days of actual service in the calendar year preceding to his date of termination?

Point No. I

9. The undisputed facts are that the workman had been under the employment of the bank w.e.f. 9-4-81-to 26-6-81, that his name figured in the selection list/panel of

the year 1985 at serial No. 59 and that a bipartite settlement was arrived at between the Bank of Rajasthan Ltd. and its workmen represented by the All-India Bank of Rajasthan Employees Federation on 3-4-81.

10. For the sake of convenience, relevant clauses of the bipartite settlement supra are reproduced as below:—

Short Recital-

"It was contended by the Federation that the bank had been engaging temporary employees in the Subordinate cadre to work in part-time vacancies as well as in the vacancies for full time leave substitutes or otherwise at various branches/departments from time to time. In case of full time temporary vacancies, the employees were given appointment for a maximum period of 80 days whereas in case of part-time employees the persons were engaged for a period not exceeding 180 days."

11. Clause 2. 1 (a)(1) lays down as under :-

"All those temporary employees in the subordinate Irrespective of their age, educational qualification, etc. who have put in 80 days or more of full time in temporary service as well as those part time employees who have put in 180 days or more of temporary part time service and also those who have been given appointment for 80 days of full time temporary or 180 days of part time service as on the date of signing this settlement will be called for interview which will be held separately for each of the States/Union Territories where the Bank has got its branches."

12. Clause 2. 1 (h) is as below:-

"When the said initial State-wise select/waiting list is/are exhausted then a fresh select list in the states concerned which will be on administrative district basis for part-time peons and state-wise basis for part time peons will be prepared as per norms and proceedings laid down hereinafter."

- 13. These clauses echo that the bank was engaging temporary employees in the subordinate cadre who had put in 180 days of temporary part-time service and in the another category, those who had been given appointment for 80 days of full-time temporary service.
- 14. Firstly, the appointment orders Ex. M-1 to M-3 suggest that the workman was appointed by the bank 35,3091/04-36

from the period 9-4-81 to 26-6-81. But all these letters of appointment indicate that the workman was appointed as a part-time peon-cum-farash for 13 hours a week. Thus, as per the requirement under Clause 1(a)(i), the workman was not eligible for the absorption on the ground that at the most he had completed only 80 days of temporary parttime service, whereas the aforesaid clause requires that he should have completed 80 days of full-time temporary service. Secondly, clause 2(1)(a)(i) specifically lays down that such 180 days temporary part-time service or 80 days of full-time temporary service of the workman must be as on the date of signing the settlement, i.e., the eligible candidates should have completed 80 days of full-time service or 180 days of part-time service up to 3-4-81. Apprently, the appointment of the workman commenced w.e.f. 9-4-81 which came to an end on 26-6-81. Thus, on the date of signing the settlement 3-4-81, the workman had not remained under the employment of the bank and, therefore, this settlement cannot be attracted to his case. Accordingly, this point is answered in favour of the bank and against the workman.

Point No. II

15. Although it has been set out under point no. I that the settlement dated 3-4-81 is not attracted in the present case, yet, admittedly, the workman was called for the interview and on selection his name was placed at serial no. 59 of the panel of 1985. In his statement of claim the workman could not be able to name any junior candidate who was appointed without affording him any opportunity of the employment, but in his affidevit, he has cited an instance of one Sh. Pradeep Singh Rathore S/o Sh. Durga Shankar Rathore, who happened to be a junior candidate to him but was appointed by the bank. In his crossexamination, he has admitted that he has not placed on record the appointment letter of Sh. Pradeep Singh Rathore. On behalf of the bank, the panel of the year 1985 has been placed on the record, which stands undisputed, wherein the name of Sh. Pradeep Singh Rathore ranks at serial no. 7. Obviously, he is a senior candidate vis-a-vis to the workman whose name figures at serial no. 59. Thus, the contention advanced on behalf of the workman that junior persons to him were appointed is unsustainable and is rejected. Accordingly, this point is decided against the workman.

Point No. III

- 16. Now, I turn to the question as to whether the panel of the year 1985 has been scrapped by the subsequent settlement dated 7-3-87?
- 17. The ld. representative for the bank has drawn my attention towards the bipartite settlement dated 7-3-87 arrived at between the Management of the Bank of Rajasthan Ltd. and their workmen as represented by the

All-India Bank of Rajasthan Employees Federation relating to the absorption of permanent part-time employees in the full-time in the subordinate cadre.

- 18. It begins with the object of the settlement which reads that "the Federation representative impressed upon the Management the need to absorb on full time basis the large number of part-time confirmed employees in the subordinate cadre, serving the Bank for quite some years, inasmuch as that these part-time employees, have, to devote a major part of their time at their places of work and they have not been able to viably employ themselves elsewhere during the spare time after working from the Bank. The Federation, therefore, suggested that the procedure of appointing employees on part-time basis, temporary basis as well as daily wage-basis must be done away with".
- 19. Further, its term No. 2 envisages that "as a matter of policy, no employment should be given by the Bank either on daily wage basis, temporary basis or on part-time basis in future".
- 20. It is thus abundantly clear that subsequent to the settlement dated 3-4-81, a new settlement was arrived at between the management and the federation on 7-3-87 whereby it was resolved that no employment would be given by the bank on temporary basis or on part-time basis in future. Thus, the submission made on behalf of the bank seems to have the substance when the 1d. representative for the bank argues that by virtue of the subsequent settlement dated 7-3-87, the panel of the year 1985 was scrapped and it could not be carried out any further. As such, on this count also, the workman cannot claim that prior to exhausting the aforesaid panel, no fresh appointments could be made by the bank in view of clause 2 (1)(h) of the settlement dated 3-4-81.
- 21. During the course of the arguments, this Court was confronted with its earlier Award dated 26-04-2004 rendered in reference No. L-12012/601/98-IR (B-I) (Shri Kushal Chand Sharma v. Bank.of Rajasthan Ltd.) by placing a copy of the Award on behalf of the workman and it was contended on behalf of the workman that in this case the claim of the workman Shri Kushal Chand Sharma was allowed on the similar facts. The ld. representative for the bank sought to refute this contention by contending that in that case the bank could not be able to bring on record the settlement dated 7-03-1987 and in the absence thereof the bank could not be able to establish its plea.
- 22. I have carefully gone through the Award dated 26-4-2004. It is true that the facts of the referred to Award are similar to this extent that the workman in the referred case had claimed the protection of clause 2 (i)(h) of the settlement dated 3-4-1981 which says that when the selection is exhausted then the fresh selection list for the part-time peons will be prepared as per norms. It was held

by me in that dispute that the non-applicant establishment without exhausting the list of the year 1985 had prepared a selection list dated 21-11-1990 and undisputedly the juniors candidates who were selected in the year 1990 subsequent to the selection made in the year 1985 were given appointments by the non-applicant bank without affording an opportunity of employment to the workman. It was also the contention of the ld. representative for the bank that panel of 1985 could not be carried out further because it was scrapped by the subsequent settlement. Relevant para of the Award dated 26-04-2004 adjudicating on this material point is reproduced as below—

"The ld. representative on behalf of the nonapplicant has also urged that the candidates up to serial No. 38 were given appointment by the bank and thereafter the list was scrapped and could not be carried out further. But to fortify this submission, no proof could be brought on the record."

- 23. Suffice it to say that on account of the absence of any proof on behalf of the bank that the previous panel was scrapped, the management could not be able to substantiate its plea which was decided against it. Contrary to it, in the controversy at hand, the management has been able to place the settlement dated 7-3-1987 supra on the record and further has satisfactorily proved that in view of the aforesaid clause, the bank ceased from employing on daily wages basis and temporary basis. Thus, the facts of the Award dated 26-04-2004 are easily distinguishable in this context from the present case and the submission on behalf of the bank thus fails.
- 24. The bank has been successful in establishing that the panel of the year 1985 stands scrapped by virtue of the settlement dated 7-3-1987. Accordingly, this point is decided in favour of the bank.

Point No. IV

- 25. Now remains the question of completion of 240 days of actual service by the workman under the employment of the bank. Neither this point has been raised before me by the ld. representative for the workman, nor it is proved on the basis of the pleadings and evidence available on the record. As such, this point is decided against the workman.
- 26. To conclude, the workman has not succeeded in establishing his claim, which deserves to be rejected.
- 27. Consequently, the reference is answered in the negative against the workman and in favour of the non-applicant bank and it is held that the action of the non-applicant bank in terminating the service of the workman was justified and the claim of the workman is hereby dismissed. An award is passed in these terms accordingly.
- 28. Let a copy of the award be sent to the Central Government for publication under Section 17(1) of the Act.

R.C. SHARMA, Presiding Officer

नई दिल्ली, 24 नवम्बर, 2004

का.आ. 3170. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सीनियर सुपरिन्टेन्डेन्ट ऑफ पोस्ट ऑफिसेस के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण चेन्नई के पंचाट (संदर्भ संख्या 79/2003) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-11-2004 को प्राप्त हुआ था।

[सं. एल-40012/249/2002-आई.आर.(डी.यू.)]

कुलदीप राय वर्मा, डेस्क अधिकारी

New Delhi, the 24th November, 2004

S.O. 3170.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 79/2003) of the Central Government Industrial Tribunal/Labour Court, Chennai now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Sr. Supdt. of Post Offices and their workman, which was received by the Central Government on 24-11-2004.

[No. L-40012/249/2002-IR(DU)]

KULDIP RAI VERMA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHENNAI

Tuesday, the 24th August, 2004

PRESENT:

K. JAYARAMAN, Presiding Officer

Industrial Dispute No. 79/2003

(In the matter of the dispute for adjudication under clause (d) of Sub-section (1) and Sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), between the Management of Department of Posts and their workmen).

BETWEEN:

Sri C. Munuswamy

: 1 Party/Petitioner

AND

The Senior Superintendent of : II Party/Management Post Offices, Department of Posts, Tambaram Division,

Chennai.

APPEARANCE:

For the workman

: M/s S. Jothivani, Advocate

For the Management

: Mr. K. Sivajothi, ACGSC

AWARD

The Central Government, Ministry of Labour vide Order No. L-40012/249/2002-IR(DU) dated 17-04-2003 has referred the following industrial dispute to this Tribunal for adjudication:—

"Whether the termination of Shri C. Munuswamy from the service by the management of Senior Superintendent of Post Offices, Chennai is legal and justified and if so, to what relief the workman is entitled?"

- 2. After the receipt of the reference, it was taken on file as I. D. No. 79/2003 and notices were issued to both the parties and both the parties entered appearance through their advocates and filed their Claim Statement and Counter Statement respectively.
- 3. The allegations of the Petitioner in the Claim Statement are briefly as follows:—

The Petitioner is a qualified candidate for holding the post of Extra Departmental Branch Postmaster in the II Party/Management. The post of Extra Departmental Branch Postmaster, Pothiarankulam B.O. fell vacant on a regular basis in the year 1998 and II Party/Management issued local notification calling for applications from among the eligible candidates. The qualification prescribed for the said post is SSLC. The Petitioner submitted his application for selection and appointment. The II Party/Management considered the application submitted by the Petitioner and he was selected and appointed as Extra Departmental Delivery Agent, Pothiarankulam by an order dated 21-5-99. Further, he was issued with an order appointing him on regular basis w.e.f. 8-9-99. While so, the Petitioner was issued with an order dated 18-5-2001 by the 11 Party/ Management terminating his service forthwith under Rule 6(B) and Note below 6(a) of P&T E.D. Agents (Conduct & Service) Rules, 1964. But the order of termination has not stated any reason for termination and therefore, it is not valid in law. The Petitioner was constrained to file an application before Central Administrative Tribunal, Chennai Bench and the Central Administrative Tribunal was pleased to set aside the order of termination, since the principles of natural justice and the procedure as per rules have not been followed. Subsequently, the II Party/Management has issued show cause notice dated 26-9-2001 and even though the Petitioner has submitted his representation, the II Party/ Management passed an order terminating the services of the Petitioner. The II Party/Management has not conducted any domestic enquiry and by providing an opportunity to examine the witness to satisfy the principles of natural justice. Therefore, the order passed by the Il Party/ Management is illegal and arbitrary exercise of power. Hence, he prays that an award may be passed directing the Il Party/Management to reinstate him into service.

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4. As against this, the II Party/Management in its Counter Statement has alleged that though the minimum educational qualification prescribed for applying to BPM post is a pass in X standard/new pattern SSLC/ Matriculation, final selection will be made based on the highest marks in SSLC X Standard/Matric or equivalent standard. Thus, the Petitioner was selected on the basis of marks in X standard. But after the verification of his character through District Collector, Thiruvallur and also from enquiry, it came to the knowledge of the II Party/ Management that mark sheet produced by the Petitioner is a bogus one. The same was also confirmed by one Mr. Natarajan, Secretary to the Govt. Examinations, Chennai. From this, it is clear that mark sheet produced by the Petitioner at the time of interview on 19-1-99 is a bogus one. Therefore, the Petitioner was terminated from service invoking the provisions of Rule 6(b) and Note below Rule 6(b) of P&TED Agents (Conduct & Service) Rules, 1964. Subsequently, the Central Administrative Tribunal by its order set aside the termination order as no show cause notice was issued to the Petitioner. Even in that order, it is clearly mentioned that the applicant of O.A. No. 498/2001 will not be entitled for reinstatement. Accordingly, show cause notice was issued to the Petitioner on several occasions. But the Petitioner has not furnished any satisfactory reply for the show cause notice, therefore, his services were terminated on 28-11-2001. From the date of appointment, he was telling that his mark sheet was eaten away by white ants. If this statement was genuine, he might have got duplicate copy of mark sheet before his termination of service. Even after giving reasonable opportunity and sufficient time he was not ready to obtain a copy from the Director of Govt. Examinations, Chennai. Hence, for all these reasons, the Respondent prays that the action of the department in terminating the services of the petitioner is in order and not in violation of article 311(2) of Constitution of India. Hence, he prays that the claim may be dismissed with costs.

5. In these circumstances, the point for my determination is—

"To what relief the Petitioner is entitled?"

Point :---

6. After marking the documents Ex. W1 to W5 and Ex. M1 to M12 on either side, neither the Petitioner nor his counsel on record appeared before the Court for argument and on hearing the arguments of the learned counsel for the Respondent, I find the Petitioner has not established his case that the termination order passed by the Respondent/Management is illegal and without following the principles of natural justice. The contention of the Petitioner in his claim petition is that no opportunity was given to him to establish his case that the mark sheet produced at the time of interview is a genuine one. But,

even after the dispute was referred to this Tribunal, the Petitioner has not produced any document to show that the mark sheet produced at the time of interview is a genuine one. Even assuming for argument sake that his mark sheet has been eaten away by white ants, he could have obtained duplicate copy of the same from the concerned authorities before the date of enquiry, but he has not taken any steps in that direction, but he wants to rely on the Xerox copy of the mark sheet produced at the time of interview as a genuine one without producing the original. Under such circumstances, I find there is no merit in the allegation of the Petitioner that he was not provided any opportunity to prove his case. From the documents produced by the Respondent, it is clear that even after sufficient opportunity was given to the Petitioner the Petitioner has not produced original mark sheet or other duplicate copy of the mark sheet. Under such circumstances, I find the Petitioner is not entitled to any relief as prayed for by him. No Costs.

7. The reference is disposed of accordingly.

(Dictated to the P.A., transcribed and typed by him, corrected and pronounced by me in the open court on this day the 24th August, 2004.)

K. JAYARAMAN, Presiding Officer

Witnesses Examined:-

On either side

: None

Documents Marked:— For the I Party/Workman:—

Ex. No.	Date	Description	
WI	19-07-00	Xerox copy of the representation given by Petitioner to DPI, Chenni.	
W2	30-05-01	Xerox copy of the order passed by Central Administrative Tribunal, Madras in O.A. No. 498/01	
W3	06-06-01	Xerox copy of the representation given by Petitioner to Respondent/ Management	
W4	08-01-02	Xerox copy of the appeal preferred by Petitioner to Senior Superintendent of Post Offices, Chennai.	
W5	08-01-02	Xerox copy of the appeal preferred by Petitioner to Senior Superintendent of Post Offices, Chennai.	

For the II Party/Workman:-

Ex. No.	Date	Description
Ml	20-11-98	Xerox copy of the application given by Petitioner for the Post of EDBPM
M2	Apr. 1991	Xerox copy of the mark sheet produced by Petitioner alongwith application for the post.

F HILLII.	-(ii) (eve	मारत का राज्यत्र : । पसन्बर
M3	02-03-01	Xerox copy of the letter from DPI to Respondent regarding verification of mark sheet.
M4	21-09-01	Xerox copy of the show cause notice issued to Petitioner.
M5	01-10-01	Xerox copy of the reply submitted by Petitioner.
M6	12-10-01	Xerox copy of the show cause notice issued to Petitioner
M7	20-10-01	Xerox copy of the reply submitted by Petitioner.
M8	30-10-01	Xerox copy of the 3rd show cause notice issued to Petitioner.
M9	05-11-01	Xerox copy of the reply of Petitioner to show cause notice.
M10	12-11-01	Xerox copy of the 4th show cause notice issued to Petitioner.
MH	27-11-01	Xerox copy of the order of termination issued to Petitioner.
MI2	13-06-02	Xerox copy of the final order of Appellate Authority.

नई दिल्ली, 24 नवम्बर, 2004

का.आ. 3171 .— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सीनियर मुपिरन्टेन्डेन्ट ऑफ पोस्ट ऑफिसेस के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चेन्नई के पंचाट (संदर्भ संख्या 98/2003) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-11-2004 को प्राप्त हुआ था।

[सं. एल-40012/245/2002-आई.आर.(डी.यू.)]

कुलदीप राय वर्मा, डेस्क अधिकारी

New Delhi, the 24th November, 2004

S.O. 3171.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 98/2003) of the Central Government Industrial Tribunal/Labour Court, Chennai, now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Sr. Supdt. of Post Offices and their workman, which was received by the Central Government on 24-11-2004.

[No. L-40012/245/2002-IR(DU)]

KULDIP RAI VERMA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHENNAI

Friday, the 10th September, 2004

Present: K. JAYARAMAN, Presiding Officer

Industrial Dispute No. 98/2003

(In the matter of the dispute for adjudication under clause (d) of Sub-section (1) and Sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), between the Management of Department of Posts and their workmen)

BETWEEN:

Sri G. Gopinathan

: 1 Party/Petitioner

AND

- The Senior Superintendent of : II Party/
 Post Offices, Department of Management
 Posts, Tambaram Division,
 Chennai.
- The Assistant Superintendent of Post Offices, Tiruvottiyur Sub-Division, Tiruvottiyur, Chennai.

APPEARANCE:

For the workman

: M/s S. Jothivani, Advocate

For the Management

: Mr. K. Sivajothi, ACGSC

AWARD

The Central Government, Ministry of Labour vide Order No. L-40012/245/2002-IR(DU) dated 29-05-2003 has referred the following industrial dispute to this Tribunal for adjudication:—

"Whether the termination of Shri G. Gopinathan from the services of the Post Office by the Senior Superintendent of Post Offices is legal and justified and if so, to what relief the workman is entitled?"

- 2. After the receipt of the reference, it was taken on file as I. D. No. 98/2003 and notices were issued to both the parties and both the parties entered appearance through their advocates and filed their Claim Statement and Counter Statement respectively.
- 3. The allegations of the Petitioner in the Claim Statement are briefly as follows:—

The Petitioner is a qualified candidate for holding the post of Extra Departmental Delivery Agent in the

II Party/Management. The post of Extra Departmental Delivery Agent, Pothiarankulam B.O. fell vacant on a regular basis in the year 1998 and II Party/Management issued local notification calling for applications from among the eligible candidates. The qualification prescribed for the said post is pass in VIII standard. The Petitioner submitted his application for selection and appointment. The II Party/ Management considered the application submitted by the Petitioner and he was selected and appointed as Extra Departmental Delivery Agent, Pothiarankulam by an order dated 5-3-99. Further, he was issued with an order appointing him on regular basis w.e.f. 8-9-99. While so, the Petitioner was issued with an order dated 19-5-2001 by the II Party/Management terminating his service forthwith under Rule 6(B) and Note below 6(a) of P&T E.D. Agents (Conduct & Service) Rules, 1964. But the order of termination has not stated any reason for termination and therefore, it is not valid in law. The Petitioner was constrained to file an application before Central Administrative Tribunal, Chennai Bench and the Central Administrative Tribunal was pleased to set aside the order of termination, since the principles of natural justice and the procedure as per rules have not been followed. Subsequently, the II Party/Management has issued show cause notice dated 26-9-2001 and even though the Petitioner has submitted his representation, the II Party/Management passed an order terminating the services of the Petitioner. The II Party/Management has not conducted any domestic enquiry and by providing an opportunity to examine the witness to satisfy the principles of natural justice. Therefore, the order passed by the Il Party/Management is illegal and arbitrary exercise of power. Hence, he prays that an award may be passed directing the II Party/Management to reinstate him into service.

4. As against this, the Il Party/Management in its Counter Statement has alleged that though the minimum educational qualification prescribed for applying to EDDA post is a pass in 8th Standard with preferential qualification as X standard/new pattern SSLC/Matriculation, final selection will be made based on the highest marks in SSLC X Standard/Matric or equivalent standard. Thus, the Petitioner was selected on the basis of marks in X standard. But during the verification of his marks sheet and also from enquiry, it came to the knowledge of the Il Party/ Management that mark sheet produced by the Petitioner is a bogus one. The same was also confirmed by Mr. Natarajan, Secretary to the Govt. Examinations, Chennai. From this, it is clear that mark sheet produced by the Petitioner at the time of interview was a bogus one. Therefore, the Petitioner was terminated from service invoking the provisions of Rule 6(b) and Note below Rule 6(b) of P & TED Agents (Conduct & Service) Rules, 1964. Subsequently, the Central Administrative Tribunal by its order set aside the termination order as no show cause notice was issued to the Petitioner. Even in that order, it is

clearly mentioned that the applicant of O.A. No. 499/2001 will not be entitled for reinstatement. Accordingly, show cause notice was issued to the Petitioner on several occasions. But the Petitioner has not furnished any satisfactory reply for the show cause notice, therefore, his services were terminated on 09-12-2001. From the date of appointment, he was telling that his mark sheet was eaten away by white ants. If this statement was genuine, he might have got duplicate copy of mark sheet before his termination of service. Even after giving reasonable opportunity and sufficient time he was not ready to obtain a copy from the Director of Govt. Examinations, Chennai. Hence, for all these reasons, the Respondent prays that the action of the department in terminating the services of the petitioner is in order and not in violation of Article 311(2) of Constitution of India. Hence, he prays that the claim may be dismissed with costs.

5. In these circumstances, the point for my determination is—

"To what relief the Petitioner is entitled?"

Point:-

6. After marking the documents Ex. W1 to W8 and Ex. M1 to M15 on either side, neither the Petitioner nor his counsel on record appeared before the Court for argument and on hearing the arguments of the learned counsel for the Respondent, I find the Petitioner has not established his case that the termination order passed by the Respondent/Management is illegal and without following the principles of natural justice. The contention of the Petitioner in his claim petition is that no opportunity was given to him to establish his case that the mark sheet produced at the time of interview is a genuine one. But, even after the dispute was referred to this Tribunal, the Petitioner has not produced any document to show that the mark sheet produced at the time of interview is a genuine one. Even assuming for argument sake that his mark sheet has been eaten away by white ants, he could have obtained duplicate copy of the same from the concerned authorities before the date of enquiry, but he has not taken any steps in that direction, but he wants to rely on the Xerox copy of the mark sheet produced at the time of interview as a genuine one without producing the original. Under such circumstances, I find there is no merit in the allegation of the Petitioner that he was not provided any opportunity to prove his case. From the documents produced by the Respondent, it is clear that even after sufficient opportunity was given to the Petitioner, the Petitioner has not produced original mark sheet or other duplicate copy of the mark sheet. Under such circumstances, I find the Petitioner is not entitled to any relief as prayed for by him. No Costs.

7. The reference is disposed of accordingly.

[भाग Ⅱ—	खण्ड 3(ii)]	भारत का राजपत्र : दिसम्बर 11	, 2004/अग्र	हायण 20, 192	6 9571	
(Di	ictated to the	P.A., transcribed and typed by him, need by me in the open court on this	M10	06-11-01	Xerox copy of the reply given by Petitioner to 3rd show cause notice.	
day the 10th September, 2004.) K. JAYARAMAN, Presiding Officer			M11	19-11-01	Xerox copy of the final show cause notice issued to Petitioner.	
Witnesses Examined:— On either side : None				23-11-01	Xerox copy of the reply submitted by Petitioner.	
Documents Marked:— For the I Party/Workman:—			M13	09-12-01	Xerox copy of the proceedings of ASPO.	
Ex. No.	Date	Description	M14	08-01-02	Xerox copy of the appeal preferred by Petitioner.	
W1	23-09-00	Xerox copy of the representation given by Petitioner.	M15	26-06-02	Xerox copy of the order of SSPO, Tambaram.	
W2	27-10-00	Xerox copy of the letter from Respondent to Petitioner.	नई दिल्ली, 24 म वम्बर, 200 4			
W3	06-11-00	Xerox copy of the representation given by Petitioner to Respondent	का.आ. 3172 .— औद्योगिक विवाद अधिनियम, 1947 (1 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार असि सुपरिन्टेन्डेन्ट ऑफ पोस्ट ऑफिसेस के प्रबंधतंत्र के संबद्ध नियो और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विव केन्द्रीय सरकार औद्योगिक अधिकरण, चेन्नई के पंचाट (संदर्भ र			
W4	27-03-01	Xerox copy of the statement given by Petitioner before Asstt. Superintendent of Post Offices.				
W5	15-10-01	Xerox copy of the office communication	कन्द्राय सरकार आद्यागक आयकरण, चनाइ का पाट (रायार 75/2002) को प्रकाशित करती है, जो केन्द्रीय सरकार 24-11-2004 को प्राप्त हुआ था। [सं. एल-40011/15/2002-आई.आर.(डी.१			
W6	20-10-01	Xerox copy of the representation given by I Party.				
W7	19-11-01	Xerox copy of the office	कुलदीप राय वर्मा, डेस्क उ New Delhi, the 24th November, 2004			
		communication.				
W8 23-11-01 Xerox copy of the representation given by Petitioner			S.O. 3172.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central			
Forthe	II Party/Ma	nagement:—	Government hereby publishes the award (Ref. No. 75/2002)			
Ex. No.	Date	Description	of th	e Central Go	overnment Industrial Tribunal/Labour	
M1	24-11-98	Xerox copy of the application given by Petitioner for the Post of EDDA	management of Asstt. Supdt. of Post Offices and			
M2	Apr. 90	Xerox copy of the mark sheet produced by Petitioner				
МЗ	02-03-01	Xerox copy of the report of DPI			[No. L-40011/15/2002-IR(DU)]	
	•					

Xerox copy of the order of Central

Xerox copy of the show cause notice

Xerox copy of the reply given by

Xerox copy of the 2nd show cause

Xerox copy of the reply given by

Petitioner to 2nd show cause notice

Xerox copy of the 3rd show cause

Petitioner to Show cause notice.

notice issued to Petitioner.

notice issued to Petitioner.

Administrative Tribunal

issued to Petitioner.

20-08-01

26-09-01

01-10-01

15-10-01

20-10-01

01-11-01

M4

M5

M6

M7

M8

M

KULDIP RAI VERMA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT **CHENNAI**

Wednesday, the 25th August, 2004

Present: K. JAYARAMAN, **Presiding Officer**

Industrial Dispute No. 75/2002

(In the matter of the dispute for adjudication under clause (d) of sub-section (1) and sub-section 2(A) of

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Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), between the Management of O/o the Assistant Superintendent of Post Offices and their workmen).

BETWEEN:

Sri T.G. Gnanaprakasam

: 1 Party/Petitioner

AND

1. The Assit. Superintendent : II Party/Management

of Post Offices,

Tiruvallur Sub Division,

Tiruvallur.

2. The Branch Post Master, Tharakshi Village & Post, Oothukkottai Taluk.

APPEARANCE:

For the workman

: M/s S.S. Swaminathan &,

H. Mohamed Rafi,

Advocates

For the Management

: Mr. K. Sambasivam & J. Venkatesan, Advocates

AWARD

The Central Government, Ministry of Labour vide Order No. L-40011/15/2002-IR(DU) dated 02-08-2002 has referred the following industrial dispute to this Tribunal for adjudication :--

"Whether the action of the Assistant Suprintendent of Post Offices, Thiruvallur Sub-Division, Tiruvallur in denying employment to Shri T.G. Gnanaprakasam with effect from 2-9-2000 is justified? If not, to what relief, is he entitled?"

- 2. After the receipt of the reference, it was taken on file as 1. D. No. 75/2002 and notices were issued to both the parties and both the parties entered appearance through their advocates and filed their Claim Statement and Counter Statement respectively.
- 3. The allegations of the Petitioner in the Claim Statement are briefly as follows:-

The Petitioner was appointed as Entra Departmental Delivery Agency, Tharakshi branch post office on 13-8-1999 and had been working as Extra Departmental Delivery Agent from 1-9-99 till 31-8-2000. While so, the 2nd Respondent by a memo No. B16-7/2 dated 30-8-2000 transferred the E.D. messenger, Utthukottai and one Mr. Nagan has appointed as EDDA, Tharakshi and thereby denying

any work to the Petitioner. As per rules when a vacancy arose in the Extra Department Post Office, the appointing authority namely the Respondent ought to have given local notification and also called for the list of suitable candidates from Employment Exchange. Though the Petitioner was working as EDDA, Tharakshi BO, the Respondent/Management transferred Mr. A. Nagan in the place of the Petitioner, only in order to appoint and accommodate Mr. B. Sureshkumar, the son of Mr. P.M. Balakrishnan, the Assistant Postmaster, Thiruvallur Head Post Office. Thus, the Respondents in order to deprive the employment to the Petitioner, instead of regularising the employment of the Petitioner or recruiting for EDDA post, transferred the ED messenger, Utthukkottai Sub Post Office to Tharakshi Branch as EDDA. The Petitioner has worked with the Respondent/Management continuously for nearly 366 days. The termination by the Respondent is illegal and therefore, the Petitioner has sent a representation on 16-10-2000 to the 1st Respondent seeking his intervention to reinstate the Petitioner, but it did not invoke any response till date. Hence, he raised an industrial dispute before the labour authorities and on failure on conciliation, the matter was referred to this Tribunal. Hence, the Petitioner prays that the an award may be passed directing the Respondent to reinstate the Petitioner in service with continuity of service, back wages and consequential relief.

4. As against this, the Respondent/Management in the Counter Statement alleged that the regular incumbent of the post of EDDA, Tharakshi branch post office one Sri S. Karunakaran was selected as postman and the above said post fell vacant and in that place, the Petitioner worked as a substitute in the vacant post from 2-9-1999 to 01-09-2000. As per the departmental rules, when a post fall vacant, the post should be filled up by calling for list of suitable candidates from Employment Exchange and by local notification calling for applications from local residents and the criteria for selection is merit. In that case, Sri T.S. Gnanaprakasam namely Petitioner herein, was not a regularly selected but only a substitute locally arranged by the Branch Postmaster to carry out the day to day work of the vacant post. Mr. Nagan, E.D. Messenger, Utthukottai Sub-Post Office had applied for transfer to the post of EDDA, Tharakshi branch office and as he had fulfilled all the required conditions for transfer, he was transferred to Tharakshi branch w.e.f. 2-9-2000 as EDDA and the substitute arrangement was terminated. The Petitioner was not appointed as EDDA, Tharakshi branch office after

following the prescribed recruitment rules. Hence, he has no hold over the post. He has not been given any appointment order. The Petitioner being a leave substitute and not a regular employee, he cannot seek protection of his employment. Hence, for all these reasons, the Respondent prays that the claim may be dismissed with costs.

- 5. In these circumstances, the points for my determination are:—
 - (i) "whether the action of the 1st Respondent in denying employment to the Petitioner is justified?"
 - (ii) "To what relief the Petitioner is entitled?"

Point No. 1:

- 6. It is an admitted case of both sides that Tharakshi Branch Post Office's regular incumbent of EDDA was selected as Postman and the above post namely Extra Departmental Delivery Agent of Tharakshi Branch fell vacant w.e.f. 2-9-99. Further, it is also admitted that the Petitioner who was a native of Tharakshi was posted as a substitute in the vacant post. It is also further admitted by both sides that as per the Respondent's departmental rules, when a post fall vacant, the post should be filled up by calling for list of suitable candidates from the Employment Exchange and by local notification calling for applications from the local residents. But, in the case of appointment of Petitioner this procedure has not been followed and he has been appointed by the Postmaster at Tharakshi and subsequently it was approved by the Assistant Superintendent of Post Offices.
 - 7. It is the contention of the Respondent that Mr. Nagan, E.D. Messenger, Utthukottai Sub Post Office had applied for transfer to the post of EDDA, Tharakshi and as he had fulfilled all the required conditions for transfer, he was transferred as EDDA, Tharakshi Branch Post Office in the place of the Petitioner.
 - 8. But, as against this, it is the contention of the Petitioner that this transfer of Mr. Nagan in place of the Petitioner was only in order to appoint and accommodate Mr. Sureshkumar, son of Mr. P.M. Balakrishnan, the Assistant Sub Postmaster, Thiruvallur Head Post Office and it is vehemently contented on behalf of the Petitioner that in order to deprive the employment to the Petitioner and only to accommodate Mr. Sureshkumar, S/o P.M. Balakrishnan, this transfer was effected and therefore, it is not legal and it is against the rules and regulations. It is also the contention of the Petitioner that he has worked in 35309(104-37)

Tharakshi Branch Post Office as EDDA without any complaint whatsoever in respect of his duties and work and he has continuously worked for more than 366 days in a continuous period of 12 months and he has worked on the fond hope that his services would be regularised and confirmed by the Respondent authorities, but all of a sudden his services were terminated by the Respondent, which is against the provisions of labour legislations.

- 9. In order to substantiate this claim he argues that one Mr. B. Sureshkumar, S/o. P.M. Balakrishnan was appointed in his place at the first instance and subsequently, he has been ousted, the Petitioner has sent for documents from the Respondent/Management. With regard to the order passed by the 1st Respondent, which is marked as Ex. M1, wherein the 1st Respondent has passed an order that Mr. Sureshkumar, S/o P.M. Balakrishnan may be utilised as EDDA with immediate effect and it is further stated that it is only a stop gap arrangement, until further orders. The Petitioner further contended that subsequent to the appointment of Mr. Sureshkumar, Tharakshi village people objected with regard to his conduct and other things and therefore, he has been ousted only to accommodate the said person in Utthukottai and the Utthukottai-man has been transferred to Tharakshi Branch Post Office and thereby ousted the Petitioner's service. But there is no proof to show that the said Mr. Sureshkumar was appointed at Utthukottai and only for giving appointment to Mr. Sureshkumar, Sri A. Nagan has been transferred to Tharakshi.
 - 10. On behalf of the Petitioner it is contended that the appointment of Mr. Sureshkumar is illegal and also the transfer made to Mr. Nagan was also not according to the rules framed by the Respondent/Management. But, no provision of rule was placed before this court to show that the transfer made by the Respondent with regard to Mr. Nagan to Tharakshi is illegal. Under such circumstances, I find there is no force in the contention of the learned counsel for the Petitioner.
 - that even as per E.D. Agents recruitment rules for provisional appointment also, the Employment Exchange has to be addressed and appointment should be made only from the candidates sponsored by Employment Exchange. Since the appointment of Petitioner was made as stop gap arrangement, the procedure followed by the Respondent in appointing him on provisional basis is not valid. Further, it is contended that since the Petitioner's appointment was on provisional basis, that can be terminated at any time as per rules and since the Respondents have not followed the procedure in appointing the Petitioner on provisional basis and since Sri Nagan requested the department to transfer

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him as EDDA to Tharakshi and as he had fulfilled all the required conditions for transfer, he was transferred as EDDA, Tharakshi branch post office and it cannot be questioned by the Petitioner.

- 12. Then, again it is contended on behalf of the Petitioner that he has worked more than 366 days in a continuous period of one year and therefore, his service has to be regularised.
- 13. But, I find there is no substance in the contention of the learned counsel for the Petitioner because as per the judgment of Supreme Court reported in 1992 II LLJ 452, wherein the Supreme Court has held that "Court has to take note of the pernicious consequences to which the direction for regularisation of workmen on the only ground that they have put in work for 240 or more days has been leading. It had become a common practice to ignore the Employment Exchange and the persons registered in the Employment Exchange and to employ or get employed directly those who are either not registered with the Employment Exchange or who though registered are lower in the long awaiting list in the employment register. Such employment is sought and given directly for various illegal considerations including money. The employment is given first for temporary periods with technical breaks to circumvent the relevant rules and is continued for 240 or more days with a view to give the benefit of regularisation knowing the judicial trend that those who have completed 240 or more days are directed to be automatically regularised. A good deal of illegal employment market has developed resulting in a new source of corruption and frustration of those who are waiting at the Employment Exchange for years. The other injurious effect of indiscriminate regularisation has been that many of the agencies have stopped undertaking casual for temporary works, though they are urgent and essential for fear that if those who are employed on such works are required to be continued for 240 or more days have to be absorbed as regular employees, although the works are time bound and there is no need for the workmen beyond the completion of the works. The public interest are thus, jeopardised on both counts." Relying on this decision, the learned counsel for the Respondent contended that though the Petitioner has worked for more than 240 days, his appointment is not a regular appointment and the appointment made by Branch Postmaster cannot be validated by raising this dispute before this Tribunal.
- 14. I find much force in the contention of the learned counsel for the Respondent because in this case the appointment of Petitioner to Tharakshi Branch Office as EDDA, the procedure laid down by the department has not been followed. Further, the Petitioner has not stated that

he has been registered his name in the Employment Exchange and the appointment has not been made as per the procedure. Under such circumstances, I find the services of the Petitioner which is illegal cannot be regularised by this Tribunal. In these circumstances, I find it cannot be possible to accept the request of the Petitioner that his services should be regularised. The only possible way that can be done for the Petitioner is to direct the Respondent/Management to keep his name in the panel and if the Petitioner is registered with Employment Exchange and is qualified to be appointed for the relevant post, preference must be given to the Petitioner in employment, whenever there occurs a vacancy in the regular post.

Point No. 2:

The next point to be decided in this case is to what relief the Petitioner is entitled?

15. In view of my foregoing findings, I find the Petitioner is not entitled to the relief of regularisation, but the Respondents are directed to keep the Petitioner's name on a panel and if he is registered with Employment Exchange and is qualified for appointment for the relevant post, he must be given preference whenever there occurs a vacancy in regular post. No costs.

. 16. Thus, the reference is answered accordingly.

(Dictated to the P.A., transcribed and typed by him, corrected and pronounced by me in the open court on this day the 25th August, 2004.)

K. JAYARAMAN, Presiding Officer

Witnesses Examined: -

For the I Party/Workman

WW1 Sri T.S. Gnanaprakasam

For the II Party/Management:

None

Documents Marked :--

For the I Party/Workman: --

Ex. No.

Date

Description

WI

16-10-2000 Xerox copy of the letter from

Petitioner to Respondent/

Management

For the II Party/Management:-

Ex. No.

Date

Description

MI

21-09-99

Xerox copy of the letter from Assistant Superintendent of Post

Offices, Tiruvalluvar to The Branch Postmaster, Tharakshi.

नई दिल्ली, 24 नवम्बर, 2004

का. आ. 3173. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सुपरिन्टेन्डेन्ट ऑफ पोस्ट ऑफिस के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण चैन्नई के पंचाट (संदर्भ संख्या 78/2003) को प्रकाशित करती हैं, जो केन्द्रीय सरकार को 24-11-2004 को प्राप्त हुआ था।

[सं. एल-40012/246/2002-आई.आर. (डी.यू.)]

कुलदीप राय वर्मा, डेस्क अधिकारी

New Delhi, the 24th November, 2004

S.O. 3173.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 78/2003) of the Central Government Industrial Tribunal/Labour Court, Chennai now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Supdt. of Post Offices and their workman, which was received by the Central Government on 24-11-2004.

[No. L-40012/246/2002-IR (DU)] KULDIP RAI VERMA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR CHENNAI

Wednesday, the 15th September, 2004

PRESENT:

K. JAYARAMAN, Presiding Officer Industrial Dispute No. 78/2003

(In the matter of the dispute for adjudication under clause (d) of sub-section (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1974 (14 of 1947), between the Management of Department of Posts and their workmen)

BETWEEN:

Shri K. Nagarajan:

I Party/Petitioner

AND

- The Superintendent of II Party/Management Post Offices, Department of Posts, Sivaganga Division, Sivaganga.
- The Sub Divisional Inspector (Postal) Sivaganga Sub Division, Sivaganga.

APPEARANCES:

For the Workman

M/s. S. Jothivani

Advocates

For the Management

Mr. K.M. Venugopal,

ACGSC

AWARD

The Central Government, Ministry of Labour vide Notification Order No. L-40012/246/2002-IR(DU) dated 17-04-2003 has referred the following industrial dispute to this Tribunal for adjudication:—

"Whether the termination of service of Shri K. Nagarajan, E.D. Packer by the management of Superintendent of Post Offices, Sivaganga, Department of Posts is justified? If not, what relief the workman is entitled to".

- 2. After the receipt of the reference, it was taken on file as I.D. No. 78/2003 and notices were issued to both the parties and both the parties entered appearance through their advocates and filed their Claim Statement and Counter Statement respectively.
- 3. The allegations of the Petitioner in the Claim Statement are briefly as follows:—

The Petitioner was appointed as Extra Departmental Delivery Agent at Marakathur B.O. in the year 1989. Subsequently he was transferred as Extra Departmental Branch Postmaster at Marakathur B.O. from 6-2-1995 and he was placed under put off duty w.e.f. 30-11-1999 By the 2nd Respondent while he was working as EDPBM. The allegations against the Petitioner at that time was he had misappropriated the Government money but actually, no misappropriation has taken place, but the non-credit of amount was due to the delay in collecting the amount. Subsequently, the 1st Respondent has influenced him to admit the charges, so that he would be let off with minor punishment and on believing the words of 1st Respondent, the Petitioner has admitted the charges but to his shock and surprise, he was imposed with the punishment of removal from service by an order dated 9-3-2000. Immediately he approached the 1st Respondent and the 1st Respondent convinced him by stating that he would be provided another job. He was also appointed as a Extra Departmental Packer at Vethiyur S.O. and he was working in that place till 16-1-2002. It was a regular vacancy caused due to transfer of the regular holder of the post. Again to his shock and surprise, he was issued with show-cause notice dated 3-12-2001 by the 2nd Respondent regarding the proposal of terminating the services of the Petitioner stating that he has been erigaged to work as E.D. Packer, Vethiyur against the rules and without following the recruitment procedure and granted 15 days time for submission of his reply. Since the period of 15 days granted to him for submission of his reply was insufficient, the Petitioner requested for further twenty days for submission of his reply. The punishment of removal from service will

not exclude a person from getting re-employment. As such it cannot be said that the Petitioner has been re-engaged in the department against the existing rules and provisions of law. The Petitioner was employed as E.D. Packer only by way of punishment forfeiting his earlier service and as such it cannot be said that he was appointed to a new post without following the recruitment procedure. But on 12-1-2002, the 2nd Respondent has terminated the Petitioner from the post of E.D. Packer, Vethiyur. The termination of service of the Petitioner amounts to illegal and arbitrary exercise of power and unfair labour practice and it is in violation of provisions of Industrial Disputes Act, 1947. Hence, for all these reasons, he prays the Tribunal to pass an award in his favour.

4. As against this, the Respondent in its Counter Statement contended that this Tribunal has no jurisdiction at all in view of the law laid down by the Supreme Court on the legal basis that the department is only doing sovereign function and there is no master and servant relationship and it is not for profit motive and hence, it is not an industry to attract Industrial Disputes Act, 1947. The Petitioner at the first instance was appointed as Extra Departmental Delivery Agent at Marakathur branch post office on 23-12-89 and subsequently he was posted as Extra Departmental Branch Postmaster at Marakathur B.O. w.e.f. 6-2-95. Since he kept cash shortage of Rs. 5613.50 on 6-12-95 and he was also not sending out money orders for payment, though he was provided with sufficient cash for money order payment. Charge sheet was issued against the Petitioner and was dismissed from service by an order dated 21-1-97. The Petitioner filed an appeal against the order of dismissal. The Director of Postal Services, Madurai considered his appeal and modified the punishment as censure and reinstated him in service w.e.f. 21-8-97. But he repeated the same offence of commission of misappropriation of cash which cannot be taken leniently. The Petitioner once again misappropriated cash of Rs. 664/on 20-11-99 fraudulently on payment of money orders by forging the signatures of payees. For this the Petitioner was charge sheeted by the 1st Respondent on 18-1-2000 and he was heard in person on 28-2-2000 in the presence of Assistant Superintendent of Post Offices and Sub Divisional Inspector. Subsequently, he was imposed with the punishment of removal from service on 9-3-2000. No doubt, the Petitioner was re-engaged temporarily to meet particular need in specified given time. Since the reengagement of the Petitioner to work as E.D. Packer at Vethiyur was against the rules and made without following the prescribed procedure, the 2nd Respondent issued show-cause notice on 3-12-2001 giving 15 days time and extension of 10 more days for termination of the reengagement. Since no reply was received to the show cause notice in spite of sufficient opportunities given, the 2nd Respondent finalised the case as ex-parte on 12-1-2002 and he gave termination order of the Petitioner in person on 16-1-2002. No doubt, it is true that the punishment of

removal imposed on a person will not exclude the person from getting re-employment, but the question of employment has to be decided as a fresh case without giving weightage to previous employment and that too should be decided after following regular employment procedure. In this case, since the Petitioner was appointed without following regular appointment, the order passed against him is justified. Hence, for all these reasons, the Respondent prays that claim may be dismissed with costs.

- 5. In these circumstances, the points for my consideration are—
 - (i) "Whether the termination of services of the Petitioner as E.D. Packer Respondent/Management is justified?
- (ii) "To what relief, the Petitioner is entitled?" Point No. 1:-

marked.

In this case, the Petitioner examined himself as WWI and produced documents Ex. W1 to W19 and on the side of the Respondent/Management one Mr. G. Kumarasamy, Senior Superintendent of Post Offices, Sivaganga was examined as MW1 and on their side Ex. M1 to M6 were

- 7. In this case, it is admitted by both sides that the Petitioner was initially appointed as Extra Departmental Delivery Agent at Marakathur B.O. on 23-12-89 and he was transferred and posted as Extra Departmental Branch Postmaster at Marakathur branch B.O. on 6-2-95. Since there was a shortage of money and he was not sending money orders for payment, though he was provided with sufficient cash for money order payment, he was charge sheeted and he was dismissed from service by the Superintendent of Post Offices, Sivaganga by an order dated 21-1-97 and in appeal, the Director of Postal Services, Madurai Division modified the said punishment as Censure and he was reinstated in service and subsevently he repeated the same offence of misappropriation of cash and since the postal department cannot take this as leniently, the Petitioner was once again charge sheeted for the short of cash of Rs. 664/- and for fraudulent payment of money order by forging the signatures of payees. Against this, though he has contested the matter, subsequently, he admitted his guilt and therefore, the Superintendent of Post Offices, Sivaganga has passed an order dated 9-3-2000 terminating the services of the Petitioner. But, subsequently the Petitioner was re-engaged as E.D. Packer at Vethiyur and while he was working as Extra Departmental Packer he was issued with show cause notice stating that he was appointed against the rules and made without following the prescribed procedure and an explanation was called for from him. Since he has not given any reply, the 2nd Respondent set him ex-parte on 12-1-2002 and gave an order terminating the services of the Petitioner from 16-1-2002.
- 8. On behalf of the Petitioner, it is contended that though he was given the punishment of removal from

service on 9-3-2000 on the admission of the Petitioner, the admission was obtained by the 1st Respondent by undue influence and therefore, he was again re-appointed as Extra Departmental Packer at Vethiyur Post Office. Therefore, it cannot be said that his appointment as E.D. Packer at Vethivur is a new appointment. But, the Petitioner has not produced any document to show that his admission of the offence made against him was under undue influence of the 1st Respondent. Though on the side of the Petitioner it is argued that his re-engagement as E.D. Packer to work in the postal department is only an alternate employment by way of punishment after passing the order of removing the Petitioner from the post of Extra Departmental Branch Postmaster at Marakathur B.O. and as such the subsequent order of termination of the Petitioner amounts to illegal and arbitrary exercise of power and unfair labour practice.

- 9. But, I find there is no point in the contention of the learned counsel for the Petitioner because the reappointment of the Petitioner as Extra Departmental Packer, Vethiyur S.O. is a separate issue and there is no connection between the four punishment imposed by the 1st respondent on 9-3-2000. Merely because the Petitioner was re-appointed to the post of Extra Departmental Packer, Vethiyur, it cannot be said that the Petitioner was given an alternative employment by way of punishment after passing the order removing the him from the post of Extra Departmental Branch Postmaster, Marakathur.
- 10. The learned counsel for the Petitioner further argued that the Petitioner has been re-appointed on 19-4-2000, and he served as Extra Departmental Packer at Vethiyur till 16-1-2002 under such circumstances, after a long lapse of time, the 2nd Respondent has issued showcause notice that his appointment as E.D. Packer, Vethiyur is not proper and made without following the prescribed procedure and it is only an afterthought to victimise the petitioner from working as Extra Departmental Packer at Vethiyur S. O. and therefore, it is not legal and justified.
- 11. But, here again I find there is no point in the contention of the learned counsel for the Petitioner because since the prescribed procedure has not been followed in this for appointment of Extra Departmental Packer, the Respondent has got every right to question and hence show cause notice was also issued to him questioning the appointment. Since the Petitioner has not given any reply, even after reasonable opportunity was given to him, it cannot be said that the action initiated by the 2nd Responent is illegal. When the Petitioner has not established before this Tribunal that his admission made before the 1st Respondent in the previous case has been obtained by undue influence, it cannot be said that the order impugned passed by the 1st Respondent on 9-3-2000 is illegal. Though the Petitioner was re-appointed, since the re-appointment was not in order and it is against the procedure laid down by the rules and regulations, show cause notice was issued to him questioning the appointment. There was no notification of vacancy and

there was no interview held for the appointment of E.D. packer, Vethiyur and as such the Petitioner was not appointed regularly in not following any procedure and it can be said as irregular and under such circumstances, after due enquiry, the 2nd Respondent has terminated the services of the petitioner. Under such circumstances, I find there is no point in the contention of the learned counsel for the Petitioner that this passed by the Respondent is illegal and as such, I find this point against the petitioner.

Point No. 2:

Witnesses Evamined :-

W16

W17

Nil

The next point to be decided in this case is to what relief the Petitioner is entitled?

- 12. In view of my foregoing findings that the order passed against the Petitioner is not illegal, 1 find the Petitioner is not entitled to any relief as claimed by him.
- 13. The reference is answered accordingly.

 (Dictated to the P.A., transcribed and typed by him. corrected and pronounced by me in the open court on this day the 15th September, 2004.)

K. JAYARAMAN, Presiding Officer

Witnesses	Examined :-	-
For the I I	Party/Workm	
For the II	Party/Manag	gement: MW1 Sri G. Kumarasamy
Documents	Marked :-	
For the I	Party/Workm	an:
Ex.No.	Date	Description
W I	30-11-1999	Xerox copy of the order of put off duty issued to Petitioner.
W 2	6-12-1999	Xerox copy of the order ratifying the order of put off duty.
W3	7-2-2000	Xerox copy of the explanation submitted by Petitioner.
W 4	28-2-2000	Xerox copy of the personal hearing given to Petitioner.
W 5	9-3-2000	Xerox copy of the order of removal issued to petitioner.
W 6	17-4-2000	Xerox copy of the order appointing the Petitioner as E.D. Packer.
W 7	19-4-00	Xerox copy of the memo of assumption of charges.
W 8	4-7-2000	Xerox copy of the order of appointment.
W 9	18-1-2001	Xerox copy of the memo of charges.
W10	3-12-2001	Xerox copy of the notice of termination.
W11	18-12-2001	Xerox copy of the letter requesting extension of time for submitting Reply.
W12	20-12-2001	Xerox copy of the letter requesting extension of time for submitting Reply.
W13	24-12-2001	Xerox copy of the order granting ten days time for submission of Explanation.
W14	29-12-2001	Xerox copy of the letter requesting further Extension of time for submitting Reply.
W15	12-01-2002	Xerox copy of the order of temination.

12-01-2002 Xerox copy of the explanation submitted

Xerox copy of the 2A petition filed by

by petitioner.

petitioner.

W18	Nil	Xerox copy of the reply filed by Respondent/Management.
W19	29-10-2002	Xerox copy of the failure report.
For the II	Party/Mana	gement :-
Ex.No.	Date	Description
М1	21-01-1997	Xerox copy of the proceedings of superintendent of Post Offices, manamadurai Division
M2	7-8-1997	Xerox copy of the order of Director of Postal Services, Madurai
М3	9-3-2000	Xerox copy of the Proceedings of Superintendent of Post Offices, Sivaganga.
M 4	3-12-2001	Xerox copy of the letter from SDI (P) Sivaganga Sub Division to Petitioner
M 5	12-01-2002	Xerox copy of the order of Sub Divisional Inspector terminating the services of Petitioner on reemployment.
M6	2-1-2002	Xerox copy of the order of Central Administrative Tribunal, Madras In O.A. No. 58/2002.

नई दिल्ली, 24 नवम्बर, 2004

का. आ. 3174. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सुपिरन्टेन्डेन्ट ऑफ पोस्ट ऑफिस के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण चेन्नई के पंचाट (संदर्भ संख्या 81/2003) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-11-2004 को प्राप्त हुआ था।

[सं. एल-40012/10/2003-आई.आर. (डी.यू.)]

कुलदीप राय वर्मा, डेस्क अधिकारी

New Delhi, the 24th November, 2004

S.O. 3174.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 81/2003) of the Central Government Industrial Tribunal/Labour Court Chennai now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Supdt. of Post Offices and their workman, which was received by the Central Government on 24-11-2004.

[No. L-40012/10/2003-IR (DU)] KULDIP RAI VERMA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHENNAI

Tuesday, the 21st September, 2004

PRESENT:

K. JAYARAMAN, Presiding Officer Industrial Dispute No. 81/2003 (In the matter of the dispute for adjudication under clause (d) of sub-section (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1974 (14 of 1947), between the Management of Superintendent of Posts Offices, Karaikudi Division and their workman).

BETWEEN:

Shri V. Palanichamy

I Party/Petitioner

AND

 The Superintendent of Post Offices, Karaikudi Division, Karaikudi

II Party/Management

2. The Assistant Superintendent of Post Offices, Department of Posts, Devakottai Sub-Division, Devakottai

APPEARANCE:

For the Workman

M/s. S. Jothivani &

A. Laksmi Advocates

For the Management

Mr. K.M. Venugopal,

ACGSC

AWARD

The Central Government, Ministry of Labour vide Notification Order No. L-40012/10/2003-IR(DU) dated 06-05-2003 has referred the following industrial dispute to this Tribunal for adjudication:—

"Whether the action of the management of Superintendent of Post Offices, Karaikudi in removing Shri V. Palanichamy, Extra Departmental Delivery Agent from service is just and legal? If not, to what relief the workman is entitled?"

- 2. After the receipt of the reference, it was taken on file as I.D. No. 81/2003 and notices were issued to both the parties and both the parties entered appearance through their advocates and filed their Claim Statement and Counter Statement respectively.
- 3. The allegations of the Petitioner in the Claim Statement are briefly as follows:—

The Petitioner was appointed as Extra Departmental Delivery Agent at Periyakarai Branch Post Office by the 2nd Respondent. He is the appointing authority as well as the Disciplinary Authority for the Petitioner. While so, the Petitioner due to sudden illness has applied for leave on medical grounds from 25-3-96 to 20-03-98. He underwent treatment at Devakottai and Coimbatore. The Petitioner has applied for leave duly supported by medical certificate through the Sub Postmaster, Devakottai. But, it is learnt that the II Party/Management has granted leave only upto 21-7-1996 and it is further learnt that further leave has not been granted. While so, the Superintendent of Post Offices, Devakottai had made a false complaint against the I Party that he left India only with a view to get provisional appointment of his son Mr. Sukumar, though the petitioner is very much available at Devakottai at his residence and underwent medical treatment during that period. After

recovering from illness, the Petitioner tried to join the post, but the Petitioner was prevented from doing so. Even though he made so many representations, the Respondent has not given any reply and finally it is learnt that he was terminated from service on 3-1-98 by issuing orders. Though, the Respondent alleged that the Respondent conducted the domestic enquiry, the domestic enquiry was not fair and proper and no notice was issued to the Petitioner and it cannot be presumed that the Petitioner had absented himself from enquiry proceedings deliberately despite the information. Under such circumstances, the Petitioner prays that an award may be passed to reinstate him in service as EDDA, Periakarai with all consequential relief.

4. As against this, the Respondent in its Counter Statement contended that this Tribunal has no jurisdiction to decide the dispute in question on the ground that II Party/ Management is not at all an industry to attract the provisions of Industrial Disputes Act, 1947. Any how, without prejudice to the above contention, the Respondent contended that the I Party was appointed as EDDA, Periakarai by the II Party/Management. The I Party alleged to have applied for leave from 25-3-96 to 20-03-98 continuously for the alleged sudden kidney illness, but no leave application has been received by the II Party/ Management after 1-9-96. Though the I party applied for leave from 15-3-96 to 31-8-96 the II Party/Managemnt granted leave from 15-3-96 to 31-7-96 only. The rest of the, period under leave of the I Party is not covered by sanction of Il Party/ Management. Under Rule 5 of P & T EDA (Conduct & Service) Rules, 1964 an E.D. employee can be granted leave only for a maximum period of 180 days and no EDDA could be permitted to take leave or remain absent for more than 90 days at a stretch, which may be extended up to 180 days in exceptional circumstances by the Divisional Superintendent. On confidential enquiry, it was found that the Petitioner was out of India, therefore, the II party/Management issued notice to I Party on 7-8-96 in which it was informed that any further leave beyond 31-8-96 would not be granted and further II Party/Management requested in that letter that Petitioner should rejoin duty immediately on or before 1-9-96. Since the letter was returned stating that 'party has left India', a domestic enquiry was ordered and in that enquiry, the witnesses were examined and after due enquiry, the Enquiry Officer has held that the Petitioner has left India and as such under Rule 8 of P & T EDA (Conduct & Service) Rules, the enquiry was strictly conducted as per rules and the finding was given against the Petitioner. Having remained silent from 3-1-98 to 14-1-2001 i.e. for a continuous period of three years, the Petitioner cannot come before this Tribunal that his request has to the considered. The Petitioner is belatedly approaching the Labour Commissioner and also the

Tribunal. Therefore, the Respondent prays that the claim may be dismissed with costs.

- 5. In these circumstances, the points for my consideration are:—
 - (i) "Whether the action of the Respondent/ Management in removing the Petitioner from service is just and legal?"
 - (ii) "To what relief, the Petitioner is entitled?"

Point No. 1:-

6. Even though the Petitioner has filed Claim Statement and filed documents subsequently, he never appeared befroe this Tribunal for enquiry. Further, his advocate also not appeared before this Tribunal for conducting trial. Therefore, the Petitioner was set exparte and exparte proceedings was taken against him. From the allegations of the Petitioner, though he has stated that he was fell ill for a continuous period of three years, I find he has not established this fact with any satisfactory evidence. Further, though he has alleged that domestic enquiry alleged to have held by the Respondent is not just and proper and no notice was served upon him legally, he has not established this fact also before this Tribunal with any satisfactory evidence. Further, the Petitioner has not appeared before this Court to substantial his claim. Under such circumstances, I find the Respondent has conducted the domestic enquiry in a fair and proper manner and therefore, the order passed by the Respondent removing the Petitioner from service is just and legal.

Point No. 2:-

The next point to be decided in this case is to what relief the Petitioner is entitled?

- 7. In view of my foregoing findings that the order passed by the Respondent against the Petitioner is just and legal, I find the Petitioner is not entitled to any relief as claimed by him.
 - 8. The reference is answered accordingly.

(Dictated to the P.A., transcribed and typed by him. corrected and pronouncec by me in the open court on this day the 21st September, 2004.)

K. JAYARAMAN, Presiding Officer

Witnesses Examined:-

On either side

None

Decouments Marked:s-

On either side

Nil

नई दिल्ली, 29 नवम्बर, 2004

का.आ. 3175. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार पंजाब नेशनल बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय लखनऊ के पंचाट (संदर्भ संख्या 61/2001) को प्रकाशित करती है, जो केन्द्रीय सरकार को 18-11-2004 को प्राप्त हुआ था।

[सं॰ एल-12011/276/2000-आई.आर.(बी-[])]

सी॰ गंगाधरण, अवर सचिव

New Delhi, the 29th November, 2004

S.O. 3175.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 61/2001) of the Central Government Industrial Tribunal/Labour-cum-Labour Court, Lucknow as shown in the Annexure, in the industrial dispute between the management of Punjab National Bank and their workmen, received by the Central Government on 18-11-2004.

[No. L-12011/276/2000-IR (B-II)]

C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM-LABOUR COURT, LUCKNOW

PRESENT:

< 9415

SHRIKANT SHUKLA, Presiding Officer

I.D. NO. 61/2001

Ref. No. L-12011/276/2000/IR (B-II) dtd. 22-3-01

BETWEEN:

Punjab National Bank Employees Union State Vice President, PNBEU(UP) Param Dham Vishnu Dham Colony, New Madav Nagar, Saharanpur-(UP) 247001

AND

Punjab National Bank, The Regional Manager, PNB, Regional Office, Church Compound, Shajoria Road, Saharanpur (UP)

AWARD

The Government of India, Ministry of Labour vide their order No. L-12011/276/2000/IR(B-II) dated 22-3-01 referred the following issue to the Presiding Officer, CGIT-cum-Labour Court, Lucknow for adjudication;

"Whether the action of the Management in not sanctioning the Daftry Allowance at Ex-Counter GVPS, Rampur, Maniharan, Saharanpur is just fair and justified? If not, what relief union is entitled to?"

Punjab National Bank Employees Union has filed the statement of claim alleging therein that the Extension Counter, GVPS, Rampur Maniharan, Saharanpur is working under the branch of Rampur Maniharan, Saharanpur, Where subordinate staff is performing all the prescribed duties of Daftary i.e. sorting & stitching vouchers, filing of letters to proper file, to keep old record, properly, to assisting in issuing stationary etc. since the date of opening of extension counter. The office incharge of extension counter GVPS, Rampur Maniharan, Saharanpur has confirmed to Branch Manager, Rampur Maniharan vide his letter dt. 18-9-97 that the duties of daftry is being performed by the member of sub staff. He also recommended to get sanction of daftary allowance from regional manager, Saharanpur to sub staff working at extension counter. The person who is discharging his work carrying with greater responsibilities then routine work shall have a special allowance than an ordinary staff, which has provided by Shastri Award, Desai Award & Bipartite settlements. The head office of bank has also issued the guide lines to all zonal/regional managers vide its personal division circular letter no. 30/88 dt. 13-5-88 to sanction the daftari allowance at all offices. The extension counter GVPS Rampur has also one office where daftary allowance should be sanction since date of opening of extension counter. Union requested to the regional manager, Saharanpur to sanction daftary allowance at extension counter, GVPS, Rampur Maniharan, Saharanpur but regional manager did not care. The action of Regional Manager, Saharanpur is against Desai Award. Shastri Award, Bipartite settlements and PDCL 30/88 dt. 13-5-88. It has therefore been prayed by the union that the Tribunal should hold that the action of the management of Punjab National Bank in not sanctioning Daftry allowance at extension counter GVPS, Rampur Maniharan, Saharanpur is illegal & injustified and the Tribunal should allow the sub staff entitlement to get sanction daftary allowance working at extension counter GVPS, Rampur Maniharan, Saharanpur. It has been alleged in the rejoinder that the sub staff of extension counter, GVPS, Rampur Maniharan Saharanpur is performing the duties of daftry. It has also been alleged that all the vouchers at extension counter. Rampur Maniharan are being sorted stiched by extension counter by sub staff. On the instructions of the Branch Manager Rampur Maniharan Saharanpur all the stiched vouchers are sent by extension to main branch. The long books as well as Day book are also written at extension counter.

Punjab National Bank has filled written statement and has alleged that the dispute has not been duly and validly espoused by the said union in as much as the union has not filed any document on record to indicate the espousal of the cause by the body of workmen or to indicate that the said office bearer of the union is authorised to raise the alleged industrial dispute. As such, the alleged dispute cannot be termed as industrial dispute in terms of

section 2(k) of the I.D. Act.1947. It is further alleged that Divisional Secretary of the union is not authorised to raise the dispute before the authorities under the provisions of Industrial Disputes Act. 1947 in terms of the constitution of the said union and for this reason the so called dispute raised by the said union is not maintainable. The bank management has alleged chapter 5 of the Bipartite settlement provided enteralia that special allowance is payable where a workman is required to perform additional duties prescribed for such special allowance carrying post. For the post of daftry, the following duties are prescribed:

- 1. Simple binding of books and registers;
- Press-copying;
- 3. filing, independently letters and other papers in respective files as per indications marked thereon;
- 4. Assisting in issuing stationary;
- stacking under guidance, old records in orderly manner and assisting in giving them out when required;
- 6. Undertaking the whole process of sorting. arranging, numbering, tallying the total number of and stitching the vouchers.

The management has denied that the employee concerned is performing daftary duties at extension counter, Rampur Maniharn, Saharanpur. The bank has laid down the following criteria for sanction of daftary allowance.

- i. The average number of vouchers per day at the extension counter is more than 50; and
- ii. All the vouchers are sorted and stitched at the extension counter itself.
- iii. All the sorted and stitched vouchers are retained and kept at the extension counter.
- iv. The vouchers & long book of the extension counter is not included in the day book of the main branch.

At the Extension Counter, Rampur Maniharan though the daily average number of vouchers is above 50, but these vouchers are neither sorted/stiched nor are kept at the extension counter. All the vouchers are kept at main branch only stitched with the vouchers of the main branch. Thus, the extension counter is not eligible for sanction of daftry allowance as all the prescribed parameters are not fulfilled. The management has admitted that the officer incharge of extension counter Rampur Maniharan, Saharanpur had recommended to sanction post of Daftry at their office, to Regional officer, but the same was not found acceptable by the bank for the reasons stated above. The employees in subordinate cadre at extension counter is not performing the duties of daftriy as stated herein above and is not entitled to special allowance in terms of provisions of Bipartite settlement. It is also alleged that PDCL 30/88 is not applicable to the facts and circumstances of the present case as the said circular is not meant for and applicable to the extension counters. This circular is applicable to only newly opened branches as clarified by the Head Officer of the bank vide letter dated 16.2.89. The bank has therefore requested that the union has no merit and is not entitled to any relief.

The statement of claim has been filed by the Divisional Secretary, Sri S.K. Pathak whereas in the order of reference State Vice President, PNB Employees Union was authority.

Following photo state copies of the documents has been filed on behalf of the union.

- Photo copy of letter of office incharge of extension counter addressed to Branch Manager, Rampur Maniharan, Saharanpur dtd. 12-9-97.
- Photo copy of letter of office incharge of extension counter to Branch Manager, Rampur Maniharan, Saharanpur dtd. 14-10-97.
- 3. Personal Divn, circular No.30/88 dtd. 13-5-88
- 4. Attendance register of branch office, Fatehpur for the month of Jan. 2001.
- Extract of attendance register of extension counter for the month Jan. 2001.
- 6. Extract of attendance register of extension counter for the month of Dec. 2000.
- 7. Extract of attendance register of branch office Deopand for the month of Jan. 200 I.
- Extract of attendance register of extension counter under branch of office of Avas Vikas for the month of Dec.2001.
- Extract of day book of Extension counter GRPS.
 Rampur Maniharan, Saharanpur under branch office Rampur of 1-10-2001.
- 10. Extract of extension counter GRPS of 1-10-01 of Rampur Maniharan, Saharanpur.
- Letter dtd. 12-9-97 written by officer incharge extension counter Rampur Maniharan, Saharanpur
- 12. Letter dtd. 14-10-97 written to extension counter Rampur Maniharan, Saharanpur.
- 13, PDCL 30/88 dtd. 13-5-88

The Joint Secretary, S.K. Pathak of the trade union has filed affidavit but he has not appeared for cross examination.

The opposite party has filed following photo copies of documents;

- 1. Letter of Sr. Manager, IR address to Chief Manager dt. 16-2-89 of personal Divn. New Delhi.
- 2. Covering slip of vouchers of 24-12-01 of branch office Rampur Maniharan, Saharanpur.

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- 3. Copy of vouchers for the month of Dec. 2001.
- 4. Copy of attendance register for the month of Dec.2001 of extension counter under branch office of Deoband.
- 5. Extract of attendance register for the month of Dec. 01 of extension counter of Fatehpur.
- 6. Copy of attendance register for the month of Dec. 01 of Fatehpur branch.
- 7. Copy of supplementary salary bill for the month of Dec.01 of branch of Fatehpur.
- 8. Copy of attendance register for the month of July, 00 of extension counter collectorate, SRE under BO:NAV Colony, Saharanpur.
- Copy of attendance register for the month of Dec.01 of extension counter, Collectorate, SRE Under NAV Colony, Saharanpur.
- 10. Copy of supplementary salary bill for the month of Dec. 01.
- 11. Copy of attendance register for the month of Jan. 99 of extension counter-Asha Modern School, SRE unnder NAV colony, Saharanpur.
- 12. Copy of attendance register for the month of Feb. 99 of extension counter, ASHA Modern School SRE, NAV Colony, Saharanpur.
- 13. Copy of vouchers registers for the month of Jan. 99 of Extension counter, Asha Modern School, NAV. Colony, Saharanpur.
- 14. Copy of vouchers register for the month of Feb. 99 of extension Counter—Asha Modern School, SRE under NAV Colony, Saharanpur.
- 15. Copy of long book of 22-1-99 of extension Counter, Asha Modern School, SRE under NAV Colony Saharanpur.
- 16. Copy of day book of 22-1-99 of extension counter, Asha Modern School, SRE NAV Colony. Saharanpur.

Trade union has examined Yatin Swaroup Sharma and has produced S.K. Pathak Joint Secretary for cross examination. Whereas the management has examined Sri N.J. Maan.

Parties have filed written arguments besides they have been heard at length also.

The management has argued that Dy. General Secretary of the union has filed statement of claim before this Tribunal. It has been argued by the bank that dispute was never duly and validly espoused whatever has been referred to four adjudication cannot be termed as industrial dispute as envisaged under section 2(k) of the I.D. Act 1947. Even otherwise the Dy. General Secretary of the trade union as per its constitution has no authority to

raise the industrial dispute under the provisions of the I.D. Act. It is not a case of the opposite party that the so called dispute falls under Section 2A of the I.D. Act. and in fact it could not have been the case of the opposite party of the trade union since the reference is not in connection with the termination dismissal of an employee. Despite this categorical preliminary objection the Dy. General Secretary of trade union has not filed any documents on the records of the Tribunal to prove that the matter was at any point of time considered by the executive body of the union to raise the dispute before the appropriate authorities under the provisions of the I.D. Act, 1947. In view of the above factual position an adverse conclusion has to be drawn against the opposite party that the dispute was never validly espoused as required under the provisions of the 1.D. Act and in view of this the so called dispute referred to this Tribunal by the appropriate government is not industrial dispute. Trade union has failed to prove that Dy. General Secretary has any authority/power to raise the industrial dispute under the Provisions of the I.D. Act. It is further argued that in terms of regulations 13(3) of the said constitution of trade union is only the General Secretary of the union who can do all those acts which are necessary to promote the aims and objections of the union. The aims and objects of the union have been laid down in regulations 3(7) as under; "Shramikon ki suraksha ke live bane kanuno ka karyanvit karane tatha arise kanuno ko banane ka prabandh karna jisse shramikon ki bhalai ho".

From the constituion of trade union it is much clear before the authority under the provisions of the I.D. Act, 1947. After having being duly espoused by the executive is vested with General Secretary of the trade union accordingly the Dy. General Secretary has no authority whatsoever to raise the matter before the Asstt. Labour Commissioner(C) and have the same thereafter referred for adjudication from the appropriate Government to this Tribunal. Therefore, so called dispute raised by the trade union is without any authority and ultra virus the constitution of the Union and the same merits no consideration.

Although the bank management has referred in their written argument that the bank has now been able to obtain the copy of constitution of PNB Employees Union (U.P.) but the bank management has not filed the copy of constitution to appreciate the argument advanced by and on behalf of the bank management.

It is admitted position that the special allowance duties do not include the routine duties of the cadre (clerical/subordinate) which a workman has normally performed but similarly to those special allowance due if performed in addition to the routine duties will entitle a workman special allowance on the terms and conditions provided in chapter 5 of first Bipartite settlement as modified.

According to the 4th Bipartite settlements duties of daftari involves.

- 1. Simple binding of books and registers;
- 2. Press-copying;
- Filing independently letters and other papers in respective files as per indications marked thereon;
- 4. Assisting in issuing stationary;
- Stacking under guidance, old records in orderly manner and assisting in giving them out when required;
- Undertaking the whole process of sorting, arranging, numbering, tallying the total number of and stitching the vouchers.

This is not disputed that the extension counter has sub-staff (Peon) is, and if such substaff directed to perform the duties of daftari, such sub-staff (Peon) is entitled to the special allowance for performing additional duties of daftari.

In the light of above it has to be seen whether or not the trade union has proved its case that the subordinate staff (Peon) has been performing the duties of daftari.

The order of reference does not indicate the name of sub staff (Peon) and even it does not mention category of staff for whose right the dispute has to be adjudicated upon. As already set out earlier in the beginning of the award, this has to be adjudicated whether action of the management in not sanctioning the daftary allowance to extension counter GVPS, Rampur Maniharan, Saharanpur. is just fair and justified from the bare reading of said reference it is not known as to for what category of the worker, is involved for sanctioning of daftary allowance is in dispute. Further, from the reading of the reference it is made out that it is not a individual dispute but it is a interest dispute. It is essential requirement that the union raising the dispute must be registered trade union before sponsoring the case under I.D. Act. But at the same time if there is unregistered trade union espoused the dispute then also dispute would be termed as industrial dispute. No doubt in the present case Dy. General Secretary have not been able to prove that he had authority to file statement of claim. It is also clear from the bare reading of the order of reference that Dy. General Secretary of the PNB Employees union was not authority. Instead it was the Vice President of the trade union who was authority. But only because he was not a party the dispute, the reference, can not be thrown out. It will result in miscarriage of justice.

As already stated above from bare reading of the order of reference it appears to be industrial dispute but on over all analysis of the case I come to the conclusion that this is a industrial dispute of Yatin Swarup Sharma who was sub Staff on extension counter GVPS, Rampur Maniharan, Saharanpur and who has not been sanction daftary allowance. Yatin Swarup sharma has stated on oath that he is working as peon-cum-chowkidar in Punjab National Bank. He states that dues of daftari involves:

- Filing paper which is received from other agencies.
- 2. Making available files to the officers.
- 3. Carrying the dak to other branches.
- 4. Stitching of vouchers.
- Making available drinking water to the Manager.
 He describes the duties of peon as under;
 - 1. Carrying dark.
 - 2. Depositing the bill of telephone and electric.
 - 3. Services of the bank.

He does not say single word that he performed the duties of daftari. He admits that whatever vouchers are received at extension counter are sent to the branch office every day and those vouchers are stitched with the vouchers of the main branch were stitched by daftari. From the evidence of Yatin Swarup Sharma it is not provided that he is performing any duties prescribed for daftari as given in 4th Bipartite settlement, it is a individual Yatin Swarup Sharma for whom the dispute has been raised to prove that he carries out additional duties of daftari alongwith his routine duties. But he does not prove that.

It has been argued on behalf of the union that there is a circular No. 30/88 dated 13-5-88 issued by the personal division which was addressed to all Regional Managers for providing daftari allowance were the vouchers are 50 per day or above. The learned representative of the trade union has argued that this authorises the individual worker to claim special allowance of daftari. On the other hand the management has argued that it is not for the extension counter rather it is for the new branch office.

On going through the entire circular which is on record I do not find that this circular relates to extension counter.

The management has filed the letter of Sr. Manager IR addressed to Chief Manager wherein the above circular has been quoted and the Chief Manager have been instructed that no additional daftari allowance may be sanctioned in extension counter as voucher and long book of the extension counter is included in the day book of the main branch. This makes clear that circular No. 30/88 is not applicable to the extension counter as vouchers of extension counter and long book is included in day book of the main branch and is maintained there. Copy of letter dt. 16-2-89 is on the record. the trade union has not disputed the letter dt. 16-2-89 from the H.O. of the bank. The said documents clearly states that no daftari allowance is sanctioned to extension counter as the voucher and long book of extension counter are included in the day book of the main branch. Thus, a post of daftari is not be sanctioned at those extension counters where the vouchers are not being kept seperately and where long book and day book is also not being maintained separately from the main branch.

It is admitted fact that the incharge of extension counter recommended the payment of daftri allowance to Yatin Swarup Sharma but the same was not acceptable by the management. The question whether the nonsanctioning of daftri allowance was illegal. When Yatin Swarup Sharma is not performing the duties of daftri as is proved before this Tribunal then. How management should sanction the allowance? The trade union representative has tried to argue that the opposite party has been descriminated. The allegation of descrimination can be made out only when the equals have been treated unequally or when the unequals have been treated equally. The trade union must have proved that descrimination but it has failed to do so. The trade union has failed to show that the extension counters at which daftri has been sanctioned by the bank there the vouchers are not being stitched and no separate long book as well as day book are being maintained which is a case pertaining to extension counter at GVPS, Rampur Maniharan, Saharanpur.

On the discussion above I come to the conclusion that the action of the bank management in not sanctioning the daftri allowance at extension counter, GVPS, Rampur Maniharan, Saharanpur is just, fair and justified and issue is therefore answered in affirmative and I also come to the conclusion that union is not entitled to any relief.

Lucknow 11-11-04

SHRIKANT SHUKLA, Presiding Officer

नई दिल्ली, 29 नवम्बर, 2004

का.आ. 3176.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार स्टैण्डर्ड चार्टर्ड ग्रींडलेज बैंक लि. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, चैन्नई के पंचाट (संदर्भ संख्या 289/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-11-2004 को प्राप्त हुआ था।

> [सं॰ एल-12012/169/2002—आई.आर.(बी-[)] सी. गंगाधरण, अवर सचिव

New Delhi, the 29th November, 2004

S.O. 3176.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 289/ 2004) of the Central Government Industrial Tribunal-cum-Labour Court, Chennai as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Standard Chartered Grindlays Bank Ltd. and their workman, which was received by the Central Government on 23-11-2004.

> [No. L-12012/169/2002-IR (B-I)] C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM-LABOUR COURT, CHENNAI

Thursday, the 30th September, 2004

PRESENT:

K. JAYARAMAN, Presiding Officer Industrial Dispute No. 289/2004

(In the matter of dispute for adjudication under clause (d) of sub-section (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), between the Management of Standard Chartered Grindlays Bank Ltd. and their workman)

BETWEEN:

Sri K. Kannan

: I Party/Petitioner

The Managing Director, : II Party/Management

Standard Chartered Grindlays Bank Ltd.

Chennai.

APPEARANCE:

For the Petitioner

: M/s. S. Ravi &

N. Ramakrishnan,

Advocates

For the Management

: M/s. T.S. Gopalan & Co.

Advocates

AWARD

The Central Government, Ministry of Labour vide order No. L-12012/169/2002-IR (B-I) dated 12-12-2003 has referred the following industrial dispute to this Tribunal for adjudication :-

"Whether the action of the management of Standard Chartered Grindlays Bank Ltd. in giving compulsory retirement to Shri K. Kannan w.e.f. 15-10-1998, seven months before his normal date of retirement based on the findings of the Enquiry Officer into the charges of misrepresentation is justified? If not, what relief the applicant is entitled?"

- 2. After the receipt of the reference, it was taken on file as I.D. No. 289/2004 and notices were issued to both the parties. The Petitioner entered in person and the Respondent entered appearance through their advocate. Subsequently, the Petitioner has engaged an advocate to represent him and both sides filed their Claim Statement and Counter Statement respectively.
- 3. The allegations of the Petitioner in the Claim Statement are briefly as follows:-

The Petitioner joined the Respondent/Bank on 24-5-1961 and his date of birth is 11-5-1937 as per his SSLC book and Transfer Certificate. While so, the Petitioner was asked to go on compulsory retirement

on 15-10-1998 illegally i.e. after reaching superannuation i.e. on 11-5-1997 itself. As per terminal benefits summary, it has been fraudulently mentioned and noted as 11-5-39. The termination summary prepared is wrong and fraudulently based on illegal termination of compulsory retirement. After reaching superannuation, the Respondent/Bank is liable to pay compensation, relief, remedy and all benefits which he is entitled to under section 21(iv)(b) of Bipartite Settlement dated 14-2-1995. By this illegal termination, the Petitioner is denied payments which are entitled for regular employee and it will come to more than several lakhs. The first charge framed against the Petitioner was found not guilty and he was exonerated. But out of vengeance in the year 1988, the Respondent/Bank has fraudulently created a second charge and framed charge sheet against him, which was also not proved with any satisfactory evidence. So, the order passed by the Respondent/Bank compulsorily retiring the Petitioner is illegal and therefore, the Petitioner prays that an award may be passed to provide an appropriate relief to him.

4. But, as against this, the Respondent in its Counter Statement contended that the Petitioner joined the services of National and Grindlays Bank as Clerk on 24-5-1961. While so, the Petitioner received a letter dated 16-7-87 from one Leelaram Shevaram India Pvt. Ltd. stating the Petitioner approached them some time in March, 1985 and purchased instant coffee and few other items for the bank canteen for an amount of Rs. 1,748.80 and he issued two cheques on Vijaya Bank and subsequently, he advised them not to present the cheques for payment. On enquiry, it was found that a complaint of Leelaram Shevaram India Pvt. Ltd. was justified. In spite of the repeated advise, the Petitioner has not paid the amount and the said Leelaram Shevaram India Pvt. Ltd. was pressing the bank about the payment and it caused considerable embarrassment to the bank. On 2-8-88 a charge sheet was issued to the Petitioner calling upon him to show cause why disciplinary action should not be taken against him. As the Petitioner's explanation was not satisfactory, disciplinary enquiry was ordered and it was protracted more than a year and after the enquiry the Enquiry Officer gave his report holding that charge of misconduct against the Petitioner was duly made out and 2nd show cause notice proposing the punishment dismissal was issued. At that stage, the Petitioner obtained an order of injunction in City Civil Court and stalled the disciplinary action and he relentlessly pursued the litigation and the bank could not pursue further disciplinary action. It was only on 8-7-97 after the SLP filed in Supreme Court was dismissed, the litigation came to an end. Subsequent to that the Petitioner was issued with several letters directing him to appear for personal hearing. On 24-2-96 the Petitioner gave a nomination for the purpose of P.F. in favour of his wife and in the said nomination, he declared his date of birth as 11-5-39 and based on this declaration, his superannuation was 60 year i.e. on 11-5-99. In the personal hearing, he has pleaded that he should be allowed to retire. Having regard to the various circumstances including his impending retirement in the normal course, orders were passed on 15-10-98 awarding the punishment of compulsory retirement. On the same day the Petitioner wrote a letter to the bank thanking them for awarding the punishment of compulsory retirement and requested the bank to settle his dues and on 28-10-98 he gave an application opting for pension as per Rule 12(4) of Pension Rules. His pension was settled as per the option exercised by him. Therefore, the compulsory retirement of the Petitioner is fully justified and valid in law. Since the Petitioner has acquiesced to the said order of compulsory retirement and availed the benefit therein, it is not permissible for him to challenge the said order of compulsory retirement. Having accepted the compulsory retirement and also received the benefits therefrom from 1998, it is no longer open to the Petitioner to agitate his compulsory retirement. Even assuming that his date of birth is 11-5-37 since he has given a declaration that his date of birth is 11-5-39 it would amount to misrepresentation to claim a benefit of higher period of service. Hence, for all these reasons, the Respondent prays that the claim may be dismissed with costs.

5. Again, the Petitioner in his reply statement alleged that order dated 15-10-1998 imposing the punishment of compulsory retirement is illegal and without truth and the bank has no authority or power to pass the order dated 15-10-98 and the Respondent/Bank has no power to continue the domestic enquiry against the Petitioner beyond his date of superannuation i.e. 11-5-97. By this impugned order, the Petitioner was denied full terminal benefits and this illegal order wishe outcome of vindictive vengeance, motivation, illful and wilful action taken by Sri Goutham Banerjee, who was in Number 2 position in ANZ Grindlays bank. Further, the enquiry was biased against the Petitioner. The Enquiry Officer was obliged by the Respondent bank and he has conducted the enquiry in unfairly, unjustifiably and with bias nature and was also one sided. Even the request for change of Enquiry Officer was wilfully refused by the Respondent/Management. The Petitioner was stood only as a guarantor and not as a borrower of the money. The said amount was also paid subsequently. The Petitioner has never misrepresented to any one that he was an officer in the Respondent/Bank and therefore, the charge framed against the Petitioner is not valid. Further, the transaction was purely a private transaction, which is in no way affecting the prestige or the affairs of the bank causing considerable embarrassment to the bank as stated by the Respondent/Bank. Therefore, the order of dismissal as proposed in the 2nd show cause notice only proves the malafide of the Respondent/Bank and victimisation. It is false to allege that the Respondent/ Bank has given letters for personal enquiry. It is only the Petitioner who has sent severasl letters to the Respondent/ Bank asking about the verdit of the final enquiry. It is only on the personal enquiry of the Petitioner, verdict of the final enquiry was made while Mr. N.K. Srinivasan, General Manager, Staff Welfare has asked me to come on 15-10-98 and on that date the Petitioner was asked to go on compulsory retirement, although he reached superannuation on 11-5-1997 itself. The application for a loan towards P.F. filled by one Mr. U.C. Krishnaswamy, staff of the Respondent/Bank who was in salary department signed as a witness and he has only filled up the date of birth in that application as 11-5-1939. When the Petitioner was very much hard pressed for money at the time of filling the loan application by over sight he has not noticed the same. Therefore, the Petitioner prays an award may be passed in his favour.

- 6. In these circumstances the points for my consideration are—
 - (i) "Whether the action of the Respondent/Bank in giving compulsory retirement to the Petitioner w.e.f. 15-10-1998 seven months before his normal date of retirement based on the findings of the Enquiry Officer on the charge of misrepresentation is justified?"
 - (ii) "To what relief, the Petitioner is entitled?"

Point No. 1:-

- 7. In this case, the case of the Petitioner before the Ministry is that he has been compulsorily retired on 15-10-1998 i.e. seven months before the normal date of retirement based on the findings of the Enquiry Officer into the charges of misrepresentation and the reference was made by the Ministry on that ground but in the Claim Statement, the Petitioner alleged that his date of birth is 11-5-1937 and he had reached the age of superannuation on 11-5-1997 and after 11-5-97 the bank had no authority to proceed with disciplinary action and therefore, the order of compulsory retirement on 15-10-98 is illegal.
- 8. But, again in the rejoinder statement, he alleged elaborately with regard to the alleged biased nature of the Enquiry Officer and the order passed by the Disciplinary Authority and he further stated that the Ministry has wrongly mentioned in the schedule as misappropriation and it is only misrepresentation and even assuming that the schedule mentioned is a wrong one, he argued that neither he misappropriated the amount nor misrepresented any facts to anybody else and therefore, the punishment awarded to him is illegal and therefore, he is entitled to receive all the benefits as that of a regular employee on his superannuation. Thus, the Petitioner has taken a different stand in different times. In this case, he examined himself as WW1 and marked Ex. W1 to W16. Ex. W1 is the xerox copy of the application given by the Petitioner to the Respondent/Bank for a job on 17-4-61. Ex. W2 is the acceptance of Petitioner with regard to appointment order dated 24-5-1961. He produced a copy of medical certificate issued on 20-5-1961, which is marked as Ex. W3 and he has produced a copy of acceptance letter which is marked as

Ex. W4. Ex. W5 is the copy of the Transfer Certificate issued by Presidency College. Ex. W6 is the copy of the certificate given by his father with regard to his date of birth. Ex. W7 is the copy of first page of his SSLC book. After his acceptance for the post, the Grindlays Bank has compared the original and made an endorsement and the copy of the said endorsement is Ex. W8. The Petitioner has produced all those documents to show that his real date of birth is only 11-5-1937 and the bank has also accepted the same through their records. In the evidence, the Petitioner has not questioned the conduct of the domestic enquiry or the findings of the domestic enquiry, on the other hand, his oral evidence is with regard to allegations that his real date of birth is 11-5-1937 and not 11-5-1939 and therefore, the order passed by the ·Respondent/Bank compulsorily retiring him from service is illegal after his superannuation. He further contended that the Respondent/Bank in its Counter Statement has stated that he has given a declaration in the loan application for the provident fund in which he has stated his date of birth as 11-5-1939 and basing on this, the Respondent/ Bank has taken against him and compulsorily retired him on 15-10-1998. But, he alleged that this application was even through given by him to the bank, the column mentioned about date of birth was filled up by one Mr. U.C. Krishnaswamy, the staff of the Respondent/Bank and he has requested him to fill up the date of birth from the office records, but even though this fact that he mentioned wrong date of birth was known to him three months after the application, he has not informed the same to the bank for any reason.

9. On the other hand, it is contended on behalf of the Respondent that compulsory retirement of the Petitioner was fully justified and valid in law. On 2-8-88, a charge sheet was issued to the Petitioner making reference to the complaint by Leelaram Shevaram India Pvt. Ltd. and calling upon him to show cause why disciplinary action should not be taken against him. Even though the Petitioner has given an explanation to that charge sheet, since it was not satisfactory, he was asked to appear for an enquiry. Though the Petitioner has participated in the enquiry and though the Enquiry Officer has given a finding while serving 2nd show cause notice proposing the punishment of dismissal, the Petitioner obtained an order of interim injunction from City Civil Court and stalled the disciplinary proceedings and he relenlessly pursued the litigation and thereby the bank could not pursue the disciplinary action. The matter was pending till his SLP was dismissed by the Supreme Court and it was only on 8-7-1997 after the SLP filed by the Petitioner in the Supreme Court was dismissed, the litigation initiated by the Petitioner came to an end. Thereafter several letters were issued to the Petitioner directing him to appear before the disciplinary authority for personal hearing but he has in one way or the other prolonging the matter. Subsequently, he has given a representation that he may be allowed to retire. Though the Respondent/Bank

proposed the punishment of dismissal in the 2nd show cause notice, they have regarded to the various circumstances including his impending retirement in the normal course i.e. on 11-5-1999 and an order was passed on 15-10-1998. Further, on 24-2-1996 the Petitioner gave a nomination papers for the purpose of P.F. in favour of his wife and in that nomination, he declared his date of birth as 11-5-39 and therefore, basing on the declaration, the Respondent/Bank awarded the punishment of compulsory retirement on 15-10-98 and on the same day, the Petitioner wrote a letter to the bank thanking them for awarding the punishment of compulsory retirement and requested the bank to settle his dues and on 28-10-98 the Petitioner gave an application opting for pension as per Rule 12(4) of Pension Rules and he has received all the retirement benefits and also pension. Under such circumstances, having accepted the compulsory retirement and also received the benefits therefrom from 1998, it is no longer open to the Petitioner to agitate his compulsory retirement. Further, he has given a letter even on 15-10-1998 itself that he has accepted the order passed against him and asked the bank to settle his dues as per the order. Under such circumstances, he cannot approbate and reprobate at the same time namely accepting the punishment given by the Respondent/Bank and also questioning the same through this forum. Further, the learned counsel for the filed Ex. M1 to M5 namely copy of the charge sheet issued to the Petitioner on 2-8-88 Ex. M1 and copy of the report of the Enquiry Officer dated 24-12-1990 as Ex. M3 and copy of the P.F. nomination submitted by the Petitioner as Ex. M2 and a copy of the order of the Supreme Court in SLP Civil No. 10517/97 as Ex.M4 and also a copy of the letter from the Petitioner accepting the order of compulsory retirement as Ex. M5 and he vehemently argued that though the Petitioner has taken different stand at different times, since he has accepted the retirement and he received his retirement benefits, now he cannot question the order passed by the Disciplinary Authority. Further, for argument sake, if his date of birth is different from one which he has declared in his nomination given in February, 1996, then it would amount to misrepresentation to claim a benefit of higher period of service and on that score also, the contention of the Petitioner should not be countenanced.

10. I find much force in the contention of the learned counsel for the Respondent because in the cross examination, the Petitioner has admitted that in the original of Ex. M2 except the date of birth it was filled up by him and the column of date of birth was written in a different ink. It was filled up by one Mr. U.C. Krishnaswamy, the staff of Madras Office and the Petitioner has asked him to fill up this column from the official records and though he knew this fact that a wrong date of birth was mentioned in Ex. M2 after three months, he has not written any letter to the bank that in the declaration given by him only Mr. U.C. Krishnaswamy has mentioned the wrong date of birth and he has not spell out that the correct date of birth was only

11-5-1937. Even though the bank has made a mistake without looking into the records of the Petitioner and relying on the declaration given by the Petitioner during P.F. nomination in this case, the Petitioner even after his real superannuation dated 11-5-97 has received the full salary namely the subsistence allowance and he has also received the retirement benefits till 15-10-1998 and now he is questioning the order passed by the authorities, which is not valid on the ground that this order was passed after his date of superannuation. I find much force in the contention of the learned counsel for the Respondent that he has acquiesced to the said order of compulsory retirement and availed the benefit and therefore, it is not permissible for him to challenge the order of compulsory retirement.

11. But, again the learned counsel for the Petitioner argued that the Petitioner is questioning the findings of the Enquiry Officer itself and the charge framed against the Petitioner is that he has misrepresented to the company that he was an officer of the Respondent/Bank and he has purchased certain goods from the company. But, on the other hand, it was not proved before the domestic enquiry and since the charge framed against the Petitioner is not valid and since it was not proved before the domestic enquiry, the order passed by the Disciplinary Authority is not valid and it is illegal and therefore, the Petitioner is entitled to the relief claimed by him.

12. I find there is no substance in the contention of the learned counsel for the Petitioner because as I have already stated that the Petitioner has taken different stand before different forums namely before the reference was sent by the Ministry, it was his claim that he has been compulsorily retired seven months prior to his normal retirement, but in the claim statement, he has stated that he has been compulsorily retired after his superannuation which is illegal and the Respondent has no power to pass such an order. But, again in the rejoinder statement, he has alleged that the enquiry itself is not valid and the findings of the Enquiry Officer is not valid and the compulsory retirement is not sustainable. But, from the records, I come to a conclusion that the Petitioner after giving consent letter under the original of Ex. M5 and after receiving the retirement benefits and also pensionary benefits, he has taken a stand that the order passed by the Respondent/Bank is not valid in law. Further, his counsel has contended that after 15-10-1998 he has issued notice stating that the original of Ex. M5 was obtained by coercion and undue influence and therefore, no reliance can be placed on Ex. M5 and since the enquiry conducted by the Enquiry Officer and the order passed by the Disciplinary Authority is null and void, the Petitioner is entitled to all the benefits of normal retirement and therefore, and award may be passed in his favour.

13. But, I find there is no substance in the contention of the learned counsel for the Petitioner because even though the Petitioner alleged to have issued a notice that the letter under Ex. M5 was obtained by coercion, but this letter was written by him only on 28-11-98 and he has

not taken any steps immediately i.e. after 15-10-98 and he has not given any reason for not taking immediate action. Therefore, I find only to wriggle out the situation, the Petitioner has taken the stand that this letter was obtained by coercion and undue influence. In this case, the Petitioner has received all his pensionary benefits and also has given a letter on 15-10-98 opting for pension as per Rule 12(4) of Pension Rules and he has received the pension dues as per the option exercised by him. Only after receiving all the benefits, he has issued the denial letter. Therefore, I find there is not substance in the contention of the Petitioner that the original of Ex. M5 letter was obtained by coercion. If really, it was obtained by coercion, there is nothing to prevent the Petitioner from disputing the said document immediately but he has kept quite for a very long time and now he has taken a stand that it was obtained by coercion. As I have already stated that the Petitioner cannot approbate or reprobate at the same time with regard to this document. Further, he has admitted in cross examination that his case was pending in Supreme Court till 8-7-97 and he further stated that if he is retired on 11-5-97 he will be getting only lesser than the amount now he is getting in 1998 and he has categorically stated that there is no monetary loss to him by compulsory retiring him from service in the year 1998. Under such circumstances, I find this point against the Petitioner.

Point No. 2:

The next point to be decided in this case is to what relief the Petitioner is entitled?

14. In view of my findings that the Petitioner has taken different stand in different times and also in view of my finding that after receiving all his pensionary benefits and retirement benefits, the Petitioner now wants to challenge the order passed by the Disciplinary Authority which is not valid, I find the Petitioner is not entitled to any relief as claimed by him. No Costs.

15. Thus the reference is answered accordingly.

(Dictated to the P.A., transcribed and typed by him, corrected and pronounced by me in the open court on this day the 30th September, 2004.)

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		K. JAYARAMAN, Presiding Officer		
Witnesses Examined:—				
For the	I Party/Wor	kman : WW1 Sri K. Kannan		
For the ll Party/Management : None				
Documents Marked :				
For the 1 Party/Workman:				
Ex. No.	Date	Description		
W1	17-04-61	Xerox copy of the application submitted by the Petitioner for job		
W2	24-05-61	xerox copy of the appointment order		

		· · · · · · · · · · · · · · · · · · ·
		issued to Petitioner
W3	20-05-61	Xerox copy of the medical certificate of Petitioner
- W4	24-05-61	Xerox copy of the letter from Petitioner to Respondent
W5	04-06-59	Xerox copy of the transfer certificate of Petitioner
W6	06-03-54	Xerox copy of the certificate of correctness of date of birth in respect of Petitioner
W7	29-04-53	Xerox copy of the SSLC book of Petitioner
W8 .	29-04-53	Xerox copy of the SSLC book of Petitioner with endorsement of Respondent/Management
W9	21-11-98	Xerox copy of the letter from Petitioner to Respondent
W10	Nil .	Xerox copy of the terminal benefits summary
WII	7-03-02	Xerox copy of the letter from Respondent/Management to Assistant Labour Commissioner (Central)
Wl2	24-05-04	Xerox copy of the survival certificate & declaration submitted By Petitioner
W13	1-10-01	Xerox copy of the application for withdrawal of approval application
W14	15-10-98	Xerox copy of the order of compulsory retirement issued to Petitioner
W15	28-10-98	Xerox copy of the option confirmation and terminal benefits summary
W16	Nil	Xerox copy of the pension and commuted pension papers.

For the II Party/Management :-

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Ex. No.	Date	Description	
M1	02-08-88	Xerox copy of the charge sheet issued to Petitioner	
M2	24-02-96	Xerox copy of the provident fund nomination submitted by Petitioner	
M3	Nil	Xerox copy of the enquiry report	
M4	08-07-97	Xerox copy of the order of Supreme Court in SLP No. 10527/97	
M5 .	15-10-98	Xerox copy of the letter from Petitioner to Respondent/Management Accepting the compulsory retirement	

नई दिल्ली, 29 नवम्बर, 2004

कार आ. 3177. — औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सिंडिकेट बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण पूणे के पंचाट (संदर्भ संख्या 44/2001) को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-11-2004 को प्राप्त हुआ था।

[सं. एल.-12011/163/2001-आई.आर. (बी. II)] सी. गंगाधरण, अवर सचिव

New Delhi, the 29th November, 2004

S.O. 3177.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 44/2001) of the Industrial Tribunal Pune (Maharashtra) as shown in the Annexure in the Industrial Dispute between the management of Syndicate Bank and their workman, received by the Central Government on 20-I1-2004.

[No. L-12011/163/2001-IR (B-II)] C. GANGADHARAN, Under Secy.

ANNEXURE

BEFORE SHRI V. G. INDRALE INDUSTRIAL TRIBUNAL MAHARASHTRA AT PUNE.

REFERENCE (IT) NO. 44 OF 2001 ADJUDICATION

BETWEEN:

Syndicate Bank, Mumbai

AND

Syndicate Bank Employees' Union on behalf of Smt. Sushila H. Salvi.

In the matter of termination of services by way of compulsory retirement.

APPEARANCES:

Shri R.M. Nijampurkar for First Party. Shri V.N. Mehendale for Second Party.

AWARD

(Dated: 19-10-2004)

The second party—Syndicate Bank Employees' union, made grievance before the Govt. of India, Ministry of Labour, New Delhi, in respect of action of the management of Syndicate Bank in terminating the service of Smt. Sushila H. Salvi, by way of compulsory retirement on the basis of finding arrived at by Enquiry Officer that the misconduct levelled against her vide charge-sheet dt. 22-10-1999 is proved.

2. It reveals that the dispute was put before the conciliation, where no fruitful purpose could be served. So, the Govt. of India by invoking powers under clause (d) of Sub-seciton (1) and Sub-seciton (2A) of Section 10

of the Industrial disputes Act, 1947, has referred said dispute for adjudication to this Tribunal.

- 3. After the receipt of order, notices in appropriate form were issued to the second party and first party to put forth their statement of claim and written statement.
- 4. In response to the notice, the second party union appeared and filed statement of claim at Ex. U-2. According to the second party union, Smt. Sushila H. Salvi was serving as Clerk-Typist in Rasta Peth Branch of First party Bank during the period from 1-8-1990 to 24-9-1998. On 22-10-1999, charge-sheet was issued to her in respect of misconduct regarding misappropriation of amount of Rs. 445/- deposited by customer on 16-3-1996. On that basis, domestic enquiry was held and the Enquiry Officer gave finding that the misconduct as alleged is proved. Against the said finding, the delinquent has preferred appeal before the appropriate authority who has dismissed the appeal. It is the grievance of the second party that the enquiry was not fair and from the evidence on record, it is not established that misconduct is proved. It is the contention of the second party that there is no direct evidence to hold that Smt. Sushila Salvi received cash amount of Rs. 445/- from the customer on 16-3\1996. It is further contended that there is delay in submitting the report by customer in respect of not taking entry of Rs. 445/- in pass book. The Enquiry Officer has not sent the counter foil dated 16-3-1996 to handwriting expert to know that it bears the signature of the delinquent. Thus, according to the second party, the Enquiry Officer is biased and his findings are perverse. For all these grounds, the second party has prayed to set aside the order of disciplinary authority awarding punishment of compulsory retirement and to reinstate the delinquent with back-wages with 18% interest.
- 5. The first party appeared and filled its written statement at Ex. C-8. According to the first party, the Enquiry Officer had given full opportunity to the second party to defend the enquiry and on the basis of evidence led before him, has rightly arrived at conclusion that the misconduct is proved and the delinquent has misappropriated amount of Rs. 445/- deposited by customer on 16-3-1996. The alleged misconduct on the party of the second party employee comes under Clause 19.5(j) of the Bipartite Settlement. The second party has not made any grievance before the Enquiry Officer to send the said disputed counter foil to handwriting expert and on the comparison of signatures thereon with admitted counter-foils has righlty held that the said counter foil dated 16-3-1996 bears the signature of the delinquent. The charge of misconduct levelled against the delinquent was serious one and therefore, the disciplinary authority after considering the report of the Enquiry Officer has rightly awarded the punishment of compulsory retirement from service with immediate effect. The first party has examined three witnesses before the Enquiry Officer as well as the second party union examined Smt. Salvi as defence witness. After considering all the evidence on record and documents, the Enqsuiry Officer has rightly held that the

misconduct is proved. There is no infirmity in the finding given by the Enquiry Officer and the same is based on legal footing and evidence on record. It is the contention of the first party that the business of the bank is custodian of the amount deposited by customers and if said amount is misappropriated by the employees, then, it is a serious misconduct on the part of the employee and therefore, the punishment imposed by the Disciplinary Authority is just and proper. There was no reason for the customer to file complaint in respect of the amount not credited in his passbook. For all these grounds, the first party has prayed to reject the reference.

- 6. On the above pleadings of the parties, following issues are framed at Ex. 0-6 and I have recorded my findings thereon, as to reasons to follow:
- Whether enquiry conducted against Party No. 2 is fair. proper and as per principles of natural justice?

Yes (already decided vide order, dt. 9-10-2003)

Whether findings of the Enquiry Officer are perverse?

—No.

Whether misconduct of Party -Yes. No. 2 alleged in charge-sheet is proved by evidence in enquiry proceeding?

If so, whether order of compulsory retirement of Party No. 2 is legal and justified?

-Yes.

If so, what order?

—As per order.

REASONS

- 7. Issue No. 1: I have gone through the record and this issue which is in respect, as to whether the enquiry conducted against Party No. 2 is fair, proper and as per principles of natural justice, has been treated as preliminary issue. The parties have led evidence on the said issue and after hearing both the parties, my learned Predecessor has answered the said issue in the affirmative.
- 8. Issue Nos. 2 & 3: In view of finding on Issue No. 1, now, 1 have to see from the evidence on record as well as evidence led before the Enquiry Officer that the findings of the Enquiry Officer are preverse or not as well as to see whether the alleged misconduct in charge-sheet is proved by evidence. The Second party union has examined Sushila H-Salvi at Ex. UW-1 who is member of the second party union. The second party also examined Smt. Sushila H. Salvi by way of affidavit and the same is at Ex. U-28. The first party has examined Bandaru V. Vekatadry at Ex. CW-1 on 12-8-2003 and closed evidence. After finding on preliminary issue, the first party has not led any evidence and closed evidence vide purshis, Ex. C-26. Both the parties have placed on record enquiry papers and findings given by the Enquiry Officer. The second party has placed on record Bipartite settlement and the same is at Ex. U-31. The second party has placed on record notes of arguments at Ex. U-36 and the first party has placed on record notes of arguments at Ex. C-28. I have carefully gone through

the notes of arguments of first party and second party and scanned the evidence led before the Enquiry Officer.

9. In the written arguments, the second party has made a grievance that as per para. 19.14 of the Bipartite Settlement, the Chairman & Managing Director of the Bank has only authority to take disciplinary action against the workmen/employees. According to the second party, two different Disciplinary Authority in the departmental enquiry conducted against the delinquent and therefore, the findings are perverse. On this point, I have gone through Clause 19.14 of the said Bipartite Agreement which runs as under:

"The Chief Executive Officer or the principal officer in India of a bank or an alternative officer at the Head Office or principal office nominated by him for the purpose shall decide which officer (i.e. the Disciplinary Authority) shall be empowered to take disciplinary action in the case of each office or establishment. He shall also decide which officer or body higher in status than the officer authorised to take disciplinary action shall act as the appellate authority to deal with or hear and dispose of any appeal against orders passed in disciplinary matters. These authorities shall be nominated by designation, to pass original orders or hear and dispose of appeals from time to time and a notice specifying the authorities so nominated shall be published from time to time on the bank's office board.

It is clarified that the disciplinary authority may conduct the enquiry himself or appoint another officer as the Enquiry Officer for the purpose of conducting an enquiry.

The appellate authority shall, if the employee concerned is so desirous, in a case of dismissal, hear him or his representatives before disposing of the appeal. In cases where hearings are not required, an appeal shall be disposed of within two months from the date of receipt thereof. In cases where hearings are required to be given and requested for, such hearings shall commence within one month from the date of receipt of the appeal and shall be disposed of within one month from the date of conclusion of such hearings. The period within which an appeal can be preferred shall be 45 days from the date on which the original order has been communicated in writing to the employee concerned."

10. I have gone through the record and it appears that on 22-10-1999, Dy. General Manager of Syndicate Bank issued charge-sheet to the delinquent. As per Clause 19.14 of the Bipartite agreement, the Chief Executive Officer or the principal officer in India of a bank or an alternative officer at the Head Office or principal office nominated by him for the purpose shall decide which officer i.e. the Disciplinary Authority shall be empowered to take disciplinary action in the case of each office or establishment. Considering these terms and conditions, it cannot be held that the charge-sheet issued to the

delinquent is not by Disciplinary Authority who has right to initiate enquiry. So, considering the record Ex. U-8, Ex. U-9, i.e. letter dtd. 14-12-1999 issued to the delinquent, coupled with clasue 19.14 of the Bipartite Agreement, I do not find any substance in the contention of the second party that the enquiry was initiated by the person who has no authority to initiate it.

- 11. It is further submitted that the Bank has not filed any circular to show that the Disciplinary Authority was changed from Dy. General Manager to Asstt. General Manager, as well as from 22-10-1999 to 26-5-2000 Dy. General Manager was the Disciplinary Authority, then how Asstt. Gen. Manager appointed Presenting Officer and Enquiry Officer by letter dated 14-12-1999 and therefore, the finding is perverse and the management wanted to book the delinquent and punish her by awarding capital punishment of dismissal from the Bank. I am unable to accept this contention, as nothing has been brought on record by the second party to show that she has done such acts representing the employees in the capacity of office bearer of the union and thereby the bank authority has inclined to book her in the enquiry. From mere circumstance that the delinquent was member of the second party union itself is not sufficient to prove that with malafide intention and with a view to victimise the delinquent, the Bank has initiated departmental enquiry.
- 12. The next limb of argument of second party is that the charge-sheet was issued on 22-10-1999; the complaint was received from Electra Sales on 25-8-1998 and the original counter foil was submitted by the complainant on 15-4-1999. All these circumstances regarding delay lead to hold that false enquiry was initiated against the delinquent. I have gone through the evidence on record i.e. evidence of MW-3 Mr. M.F. Nazir, who has reasonably explained about the delay of 21/, years in bringing the matter to the knowledge of the bank. He has stated that his father was initially looking after the business and due to ill health, he was enable to look after the same and after the death of his father, he himself looked after the business and when the passbook was sent to C.A. at that time, it was noticed that the amount of Rs. 445/deposited on 16-3-1996 was not credited in the account. He has no reason to depose against the delinquent and to favour the management. It is submitted that as per the terms and conditions in the passbook, customer is required to get tallied the entries in the passbook with bank record for every month and that has not been done by the customer and therefore, it is fatal. It is true that such term is embodied in the passbook but that does not mean that the customer is precluded from bringing to the notice of bank regarding the entries not made in the passbook for the amount deposited by him with the bank. In general practice, no customer is expected to get verified the enteries in the passbook with the ledger maintained by the bank. So, in my opinion, the delay in issuing the charge-sheet was reasonably explained by the management, and this circumstance could not be looked with suspicion.
- 13. In the notes of argument, the second party has contended that the Enquiry Officer has not sent the alleged counter foil dated 16-3-1996 to Handwriting Expert and thereby prejudice is caused to the delinquent; so, the findings are perverse. I am unable to accept this submission only on the ground that the delinquent had every right to move an application before the Enquiry Officer in that regard or to make such request in her defence and the same has not been done by the delinquent. Therefore, only on that ground, it could not be held that the findings of the Enquiry Officer are perverse. On the contrary, after going through the evidence of the delinquent led before the Enquiry Officer in defence, it apears that she admits that on 16-3-1996, she was acting as Cashier, i.e. receiving the cash and used to sign on the counter foil in red ink as well as in blue ink. It appears that the Enquiry Officer has tallied the signature on counter foil dated 16-3-1996 with admitted signatures of the delinquent on counter foils dated 16-3-1996 and came to the conclusion that it bears the signature of the delinquent. Best reasons known to the delinquent as to why she did not dare to file application before the Enquiry Officer with bold defence to send the counter foil to Handwriting Expert. Likewise, she did not make out a case before the Enquiry Officer that with some malice intention or with planned motive, the management was inclined to book her in the enquiry. No such case is made out by the delinquent before the Enquiry Officer. then, at least at the time of argument, such contention cannot be accepted.
 - 14. In the written notes of arguments, it has been submitted that with biased mind, the enquiry was concluded. I find no ground to hold that the enquiry was initiated with biased and with ill motive. On the contrary, it appears that after the receipt of application from the customer, the higher authorities made enquiry, called original counter foil from the customer and then issued the charge-sheet. For that, some time was required. So, it could not be held that there is delay in filing charge-sheet. It is come in the evidence of the delinquent as well as evidence of witnesses of management that the seal on counter foil is with the cashier. The said counter-foil dated 16-3-1996 bears the stamp and seal of the bank and therefore, in any case, it could not be held that it is fabricated document as the customer has no reason to file a false complaint that the bank has not credited amount of Rs. 445/- in his account although he has deposited it on 16-3-1996.
- 15. Shri Mehendale, learned Counsel for the second party has submitted that the Enquiry Officer should give reasons for the conclusion and as to why he preferred management evidence to that of the delinquent employee's and the termination order based on the report contending conclusions without reasons, is unsustainable. On this point, he relied upon the ruling reported in 1985 I.L. L. J. P. 101—Supreme Court—Anil Kumar v/s. Presiding Officer and others. I have gone throuth the report of the Enquiry Officer and it appears that he shas given sound reasons

as to why he has accepted the evidence of management witnesses and therefore, the ratio laid down in the said case law is not at all applicable.

- 16. Shri Mehendale has further relied upon the ruling reported in (1987) 4 administrative Tribunals Cases 716—J.P. Sharma v/s. Union of India and others. In this case, it has been held that if without discussing evidence, enquiry officer holding charges as proved, then, findings in the report held invalid. Such is not the case in the case before me and therefore, the ratio laid down in the said case law is not applicable.
- 17. I have gone through the enquiry report in which the Enquiry Officer has discussed all the details for arriving at conclusion as to how the misconduct is proved. He has framed the issues and discussed the evidence of each witness of management as well as defence witnesses of delinquent and arrived at conclusion that the misconduct is proved. Thus, I do not find any infirmity in the findings recorded by the Enquiry Officer as the same are based on evidence placed before him.
- 18. Shri Nijampurkar, learned Counsel for the first party has submitted that the Enquiry Officer has rightly considered all the evidence on record and documents and held that the misconduct is proved. He has further submitted that the bank is custodian of the amount deposited by the customers and if the bank employees are misappropriating the said amount, then, it is a grave misconduct on the part of the employee and therefore, in any case, it could not be held that the punishment imposed by the first party is shockingly disproportionate. He has further submitted that the delinquent herself admits that on 16-3-1996 she was receiving the cash as well as admits her signature on the counter foil of other transactions for which she received the amount. He has relied upon the ruling reported in 1994 (2) Kar. L. J. —425 Bank of India. Regional Office, Bangalore v/s. D. Padmanabhudu and another. I have gone through the ratio laid down in the said case law in which it has been held that when act of misappropriation by bank employee has been proved by overwhelming evidence and admissions, the interest of an individual cannot over ride or be compromised and the Court should not lightly consider the same and grant the relief of reinstatement. The Hon'ble High Court has set aside the Award passed by the Industrial Tribunal and confirmed the order of dismissal. I have gone through the facts of the case law and the same are identical with the facts of the case before me and therefore, the ratio laid down, in the said case law is applicable to the instant
- 19. He has further relied upon the ruling in the case of V. Kasi v/s. Pandian Roadways Corporation Ltd. Madurai and another in W.A. No. 373/2001, C.M.P. Nos. 2830 and 14088/2001, (2003 II L.L. J. p. 986) decided by Madras High Court. In this case law, it has been held that in case of misappropriation of amount by employees, the Court or Tribunal should not show any sympathy. Thus, the ratio

laid down in the said case law is applicable to the case at my hand.

20. Having regard to the above—said reasons and considering the evidence led by management before the Enquiry Officer, it appears that the findings given by the Enquiry Officer are legal and proper. Here, I would think it just and proper to reproduce the answer given by MW-3 M.F. Nazir to question put to him in re-examination. In re-examination it was asked to him as to-whether he remembered as to who has deposited the amount in the Bank on 16-3-1996. He answered said question as under:

"The question put to me did not mention anything about the hand writing. As such, I misunderstood the question put to me. As far as the reply to Q. No. 5 is concerned, it was assumed by me that the same question was being put to me again as there was interludge between 2 questions of light talk. I have no interest to give evidence on behalf of anyone as I am not a paid employee. I just want justice since I am a/c. holder for this bank for the past 12 yrs. and I am maintaining good balance and if this can happen to me it can happen to anybody. In the interest of justice whatever is true to come out and no hair splitting is allowed by twisting some words and its meaning. I am not acting on behalf of anybody."

This answer given by MW-3 Nazir itself speaks that he has no reason to file application that the amount of Rs. 445/- was not credited in his account. So, I answer Issue No. 2 in the negative and Issue No. 3 in the affirmative.

- 21. Issue No. 4: In view of findings on Issues 1 to 3, it can be very well held that the order of compulsory retirement of the second party employee is legal and justified So, I answer Issue No. 4 accordingly.
- 22. For the above-stated reasons and after going through the evidence led before the Enquiry, Officer, it is proved that the delinquent has committed misappropriation of amount of Rs. 445/- deposited by customer on 16-3-1996. Here, I would like to mention that if the amount is paid by customer on that day, it is not shown in the record i.e. the ledger book maintained by bank, then, certainly, said amount must be credited to some tree account. It is not the defence of the second party that on that day, said amount was reflected in the said account. Ali these circumstances very well go to show that the Enquiry Officer has considered all the aspects and evidence on record and rightly held that the misconduct as alleged in the charge-sheet is duly proved. Thus, the reference is required to be answered in the negative. In result, I pass the following order:

ORDER-

- 1. Reference is answered in the negative.
- 2. Award be drawn accordingly.
 - 3. In the circumstances, no order as to costs.

V G. INDRALE, Industrial Tribunal.

Date: 19-I0-2004.